## UNITED STATES DISTRICT COURT 1 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 2 3 YAH'S KNIGHTS AND DAMES COMMUNITY 4 DEVELOPMENT, et al., \*Plaintiff list the same 5 Case No.: 2:21-cv-00325-RSL Plaintiff, 6 RESPONSE TO ORDER FOR MORE DEFINITE VS. 7 **STATEMENT** CHIAE WILDER et al, 8 RECEIVED (DROP BOX) \*Defendant list same 9 Defendant APR 0 1 2021 10 Affidavit and Statement of definite AT SEATTLE CLERK U.S. DISTRICT COURT WESTERN DISTRICT OF WASHINGTON DEPUT 11 COMES NOW Plaintiff(s) by Pro Se and alleges and claims as follows: 12 **PARTIES** Plaintiffs reside in Federal way, King County and recent employed in Tacoma, Pierce County, Washington. 13 Plaintiff is an ordained minister, the owner of a non-profit organization, Yah's Knights and Dames Community 14 Development. Yah's Knights and Dames Community Development is registered with the Secretary of State; UBI 604 523 15 163, location of the non-profit organization is 32328 7th Ave SW, Federal way, Washington 98023. 16 Plaintiff is also the owner of YZ RA EL, LLC. is registered with the Secretary of State; UBI 604 709 361, location of the LLC is 32328 7th Ave SW, Federal way, Washington 98023. 17 Defendants is a government entity for the State of Washington and had employed plaintiff in Tacoma. 18 Pierce County, Washington. 19 Chiae Wilder is a Washington state employee, employed at Green River College, 12401 SE 320TH St, Auburn, Washington 98092. 20 Aimee Sutton is owner and registered Agent of C&S Development, LLC. registered with the Secretary of 21 State; UBI 604 362 499, location of business, 4730 University way NE Ste-104 #2053, Seattle, Washington 98105. 22 The nature of business of C&S Development, LLC. is any lawful purpose. Mark Gouras is owner and registered Agent of Gouras & Amis P.P.L.C. registered with the Secretary of 23 State, UBI 602 636 112, location of business, 20415 72nd Ave S Ste 420, Kent, Washington 98032-2437. The nature of business of Gouras & Amis P.P.L.C is professional, scientific & technical services. 24 Mark Gouras and Mark Hillman registered Agents of Hillman & Gouras LLP, register with the Secretary of 25 State, UBI 601 808 095, location of business, 16000 Christensen Rd. Ste 308. Tukwila, Washington 98188 (agents state 98023). The nature of business of Hillman & Gouras LLP is law practice. 26 Sharon RHarvey registered Agent of The Washington State District and Municipal Court Judges' 27 Association, UBI 601 839 119, location of business, 1112 Quince St SE BLDG 1, Olympia, WA, 98504, United

1	States. The nature of business of The Washington State District and Municipal Court Judges' Association is professional association and judicial non-profit professional association.
2	Mark Hillman (possible) registered Agent of Jefferson search and rescue, UBI 601 791 499, location of
3	business, 930 Logan St, Port Townsend, Washington 98368. The nature of business of Jefferson search and rescue charitable, voluntary search and rescue services for Jefferson County.
4	Diedre McCormack Martin registered Agent of business 2019 dissolved business Pivotal Philanthropy,
5	LLC., UBI 604 113 595, location of business 3738 SW 97th St, Seattle, Washington 98126, The nature of business of Pivotal Philanthropy is professional, scientific & technical services.
6	Diedre McCormack Martin registered Agent of business Family Law CASA of King County, UBI 602 22
7	371, location of business, 810 3rd Ave #700, Seattle, Washington 98104.
8	Chong Wilder, Mother of Chiae Wilder 10913 103rd Ave Ct SW, Lakewood WA 98498
9	*Respondents will remain the same
10	*Claimant reserves the right to this section to supplement during discovery if additional federal statutes, federal treaties, or provisions of the united states constitution have been violated/broken/breach.
11	*Claimant reserves the right to amend complaint at any point or at request of court.
12	
13	II. JURISDICTION AND VENUE
14	Jurisdiction and venue are appropriate in 42 U.S.C. Sec. 1981,
15	(RLUIPA), 42 U.S.C. §§ 2000cc, et seq,
16	First Amendment,
17	Fourteenth Amendment.
18	Fifth Amendment.
19	Eleventh Amendment
20	Title 18, U.S.C., section 241, Conspiracy against rights,
21	Title 18, U.S.C., section 242- Deprivation of rights under color of law,
22	Title 18, U.S.C., section 245- Federally protected activities,
23	Title 18, U.S.C., section 248- Freedom of access to clinic entrances (face) act,
24	Title 42, U.S.C, section 3631- criminal interference with right to fair housing,
25	Title 42, U.S.C., section 14141- pattern and practice,
26	28 U.S.C., code 509b- section to enforce human rights laws.
27	22 U.S.C. 2304-human rights and security assistance,
28	2

1	9-142.000,
2	18 U.S.C. 1425,
3	18 U.S.C. 1546,
4	18 U.S.C§1589. Forced labor.
5	3.764. VIOLENCE AGAINST WOMEN ACT ("VAWA")
6	18 U.S. Code Section 2261- Interstate domestic violence
7	18 U.S. CODE CHAPTER 110A
8	DV 3.015, ORDER OF PROTECTION
9	18 U.S.C. section 201
10	18 U.S.C. section 285
11	18 U.S.C. section 641
12	18 U.S.C. section 798
13	18 U.S.C. section 1001
14	18 U.S.C. section 2071
15	18 U.S.C. section 645
16	28 U.S.C. 955
17	42 U.S. Code § 12203.Prohibition against retaliation and coercion U.S. Code
18 19	18 U.S. Code, section 1513-retaliating against a witness, victim, or informant.
- 1	Possible 18 U.S.C. section 646 (Chiae Wilder refuses to disclose amount paid Anthony Marlow)
20	Possible 18 U.S.C. section 647 (Chiae Wilder refuses to disclose amount paid Anthony Marlow)
21	18 U.S.C. Code section 666- Theft or bribery concerning programs receiving Federal funds.
22   23	Title 18, U.S.C., section 249- Matthew Shepherd and James Byrd, Jr. Hate crimes prevention act. Lii U.S. constitution annotated amendment xiv. Rights guaranteed section i due process of law*
24	18 U.S. Code § 286, Conspiracy to defraud the U.S. Government
25	18 U.S. Code § 287, False, fictitious or fraudulent claims
26	18 U.S. Code § 371, Conspiracy to defraud the United States
27	18 U.S. Code § 1031, Major fraud against the United States
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1	18 U.S. Code § 1951 (a)(b)(2), Interference with comm. by threats or violence	
2	18 U.S. Code § 1961(1)(A)(B)(2)(3)(4)(5), Racketeering activity	
3	18 U.S. Code § 2382, Misprision of Treason	
4	28 U.S. Code § 455, Disqualification of justice, judge or magistrate judge	
5	31 U.S. Code § 3729(a)(1)(A)(B)(E), False claims.	
6	42 U.S. Code § 658, Title IV-D, Section 458, Social Security Act, Incentive payments to states.	
7	42 U.S.C.A. section 609(a)(8)(Nov.1996 Supp.)	
8	42 U.S.C. section 601 Purpose (b)	
9	28 U.S.C. section 144	
10	31 U.S. Code 3729	
11	42 U.S.C. 658(a) and (f) provides profit for practice of the above	
12	*Claimant reserves the right to this section to supplement during discovery if additional federal statutes, federal treaties, or provisions of the united states constitution have been violated/broken/breach.	
13 14	Claimant reserves the right to this section to supplement during discovery if additional federal statutes, federal treaties, or provisions of the united states constitution have been violated/broken/breach.	
15	*Claimant reserves the right to amend complaint at any point or at request of court.	
16 17	Plaintiff filed a Tort Claim around June or July 2019, The Plaintiffs have served a General Liability Claim Form against the Defendants case no 3077-0122, Grady assigned to case in accordance with RCW 4.92.100 and sixty days has passed. The Respondents have failed to reply.	
18	III. STATEMENT OF FACTS	
19	3.1. Plaintiff filed a Tort Claim around June or July 2019, The Plaintiffs have served a General Liability Claim Form against the Defendants case no 3077-0122, Grady assigned to case in accordance with RCW 4.92.100 and sixty days has passed.	
20		
21	3.2. The Respondents have failed to reply.	
22	3.3. Terminated State of Washington employee Abryel Wilder aka April Wilson at the time of being hire were the victim of sexual harassment which led to unlawful retaliation and termination.	
23	3.4. The sexual harassment, harassment and on-going retaliation has not stopped.	
24   25	3.5. The initial sexual harassment, harassment and unlawful retaliation started 1 year prior to filing 08-2-15626-1 in the Washington State Superior Court, Thaddeus Martin representing the Plaintiff in both matters.	
26	3.6. Reginal Johnson worked for Nexus Youth and Families Auburn Youth Resources, located at 1000 Auburn	
27	way S Auburn, WA.	
28	4	

1	3.90. Sherri Nakashima was given pictures of the abuse and reframed from mentioning one word on the record.
2	3.91. A.W. was denied her rights as a child to remain in a safe well-being, right to have excess to her mother, the right to have treatment that should have been court ordered any ways since the Washington state courts.
3	ripped her away from the mother that A.W. was safe and a stable environment that a.w. resided with her mother since birth.
4	3.92. A.W. was deprived the right to be heard through the voice of a paid G.A.L. who refused to do the report as
5	ordered. 3.93. Plaintiff still has not received a report from Sheri Nakashima, it is 2021 and the Court Appointed G.A.L. Attorney took money without performing her duties as a G.AL.
7	3.94. Judge Van Dorninck and G.A.L. Sheri Nakashima violated A.W. constitutional rights.
8	3.95. Judge Van Dorninck and G.A.L. Sheri Nakashima said "the trial could not proceed without the G.A.L. report" and the trial did proceed without the G.A.L. report
9	3.96. Judge Armijo said that A.W. never should have been removed out of the plaintiff's house.
10 11	3.97. Two years the plaintiff told the state and government officials that A.W. was being abused by Reginal Johnson.
12	3.98. Reginal Johnson that took a plea bargain for 3 <sup>rd</sup> degree assault of a child, Pierce county case number 09-1-01478-9.
13	3.99. When cps did the investigation, plaintiff gave a date 3/15-18 2007.
14	3.100. 1 week later they interviewed and the bruises were already fading but the lump on a.w. head was still a good size.
15	3.101. Both the dr. And plaintiff made a report to cps, said that there was evidence.  3.102. The social worker only interviewed Reginal's side and not any of the plaintiff's side, that
16	witnessed the marks same as the doctor.  3.103. Reginal's mother says that A.W's cousin who was younger than a.w. managed to pick up a good
17	size toy and throw it up in the air high enough to hit arreyanna in the head.  3.104. Reginal Johnson is 6'5", his mother and sister are close to 6 foot.
18	3.105. If any of them were to pick a.w., she is going to be 6 foot easy. 3.106. A.W. was almost 4, this would have made Amori under 2. She would have had to have quite the
19	strength to toss it that high and they would have seen it coming to intervene the object.  3.107. A.w. said that her dad whipped her on her feet.
20	3.108. March 2008, as long as plaintiff was sleeping with reginal, plaintiff was allowed to have overnight visitation with A.W., this is how plaintiff obtained evidence of the abuse.
21	3.109. Plaintiff took pictures of the back of a.w. legs that you could clearly see, the red wilts that came from the folded belt.
22	3.110. The teachers that are supposed to be trained to detect child abuse, failed with flashing red lights. 3.111. These employees are Washington state employees.
23	3.112. It is even on transcript that reginal and people in his life had no filter in the things that they would say to A.W. speaking down on the mother consistently telling A.W. that she had an attitude like her
24	mother, the plaintiff.  3.113. Sheri Nakashima is a mandated reporter.
25	3.114. Reginal Johnson's legal forms have KCPA fax number on the top of the legal forms that were filed with the pierce county courthouse.
26	3.115. 2008
27	3.113. 2000

1 2	with him in exchange for visits with the plaintiff's daughter and having the plaintiff perform	
3	3 3.117. Reginal Johnson had the plaintiff engaging in sexual relations in his truck a had taken place as well.	nd this was oral sex
4		
5	3.118. Reginal would spot plaintiff out while she was working her club promoting that very instance.	job and demand sex a
6	6 3.119. Filed a lawsuit against the state of Washington DSHS for sexual harassment	L
7	7 3.120. 2009	
8	8 3.121. Officer Ryan Moody had also failed to appear for a contested court hearing.	Racially profiling.
9	9 3.122. Wrongfully terminated and retaliated against for filing sexual harassment la	wsuit.
10	attorney hired to represent a.w. born 7/6/2003.	ddeus Martin was the
11	3.124. 10/26	
13	3.125. Request for A.W. records with the state of Washington for the pending laws	uit.
14	3.126. 10/30	
15	3.127. Letter from records with the address 9616 Northgate Rd SW, Lakewood Wa	shington on it.
1.	3.128. 2010	
16 17	3.129. Washington state had wrongfully medicated plaintiff.	
18	3.130. Washington state had misdiagnosed plaintiff, for years has been trying to ge	t someone to diagnose
19	3.131. June	
20	3.132. St. Clare Hospital violated patient privacy, disclosing personal information.	
21	3.133. St. Clare violated beliefs and stole plaintiff's blood.	
22	3.134. St. Clare did not contact the patients primary Doctor.	
23	3.135. St. Clare told CPS that the Officer said that plaintiff attempted to commit sur	icide in 2006,
24	with altered documents.	g County Courthouse
25	3.137. Officer Ryan Moody	
20	3.138. 6/13 the department received a referral that included: Lakewood police response	onded to a report of an
27	intoxicated woman with a child at a gas station. Police found that the mother, April vabout 1 and ½ miles from her home to a gas station in the middle of the night while of	Wilson had walked
28	10	

- 1	t .	
1		n, Ca'vele. Ms. Wilson was uncooperative with the police. Ms. Wilson had superficial cuts on her Police identified Ms. Wilson and took her and the child home. At the home, the police found anoth
2	child,	11 years old james. Ms. Wilson could not respond well to questioning. For example, when police edly asked for the child's birth date, mother kept giving her own birth date instead.
3	3.139.	On 6/13, the Lakewood police entered the home of Ms. Wilson. The Lakewood police departmen
4	descri floors	bed the home as the following: the home had used condoms laying around, broken glass on the was very filthy and smelled strongly of urine. There was extraordinarily little food available in the
5	home.	
6	2.140	10 8 01282 8
7	3.140. 3.141.	10-7-01373-7 10-7-01374-5
7	3.142.	10-7-01374-3
8	3.143.	10-7-01376-1
9	3.144.	6/17 notice and summons/order re: dependency hearing 08/09//2010
10	3.145.	Name April Wilson
11	3.146.	8916 veterans drive SW, Lakewood WA 98498
12	3.147.	Signed by judge Thomas Larkin, presented by Washington State, this judge handled plaintiff's
	lawsus	t as well. Conflict of interest
13	2.140	701 1 (200 M) 1
	3.148.	Plaintiff filed a complaint against Judge Thomas Larkin in 2007, for wrongfully removing
14	Arreya	nna.
15	3.149.	Judge Thomas Larkin and Reginal Johnson are a cause of damages and injuries starting 2007.
16	3.150.	Also falsifying my address, name, and birthdate.
17		
18	3.151.	Dependency petition
19	3.152.	Name April Wilson
20	3.153.	8916 veterans drive SW, Lakewood WA 98498
21	3.154.	30 days 7/15 1:30 is written at the top of legal document.
22	3.155.	Falsifying my address, name, and birthdate.
23	3.156.	Plaintiff's Attorney Thaddeus Martin allowed the unethical misconduct, made no motion to this clients.
24	protect	ins chens.
	3.157.	July
25		
	3.158.	7/7
26	3.159.	In re the welfare of:
27	3.160.	Tatyanna Wilson, James Robinson, Arreyanna Wilson-Johnson, Ca'vele Horsley
-'	3.161.	10-7-01373-7
28	3.101.	11

	1.1	
1	3.162.	10-7-01374-5
2	3.163. 3.164.	10-7-01375-3 10-7-01376-1
3	3.165.	Line 3.5 the respondent/child's lawyer shall contact the respondent at 253-534-6177
4	3.166.	Judge Beverly Grant granted orders that were presented by state of Washington.
5	3.167.	Falsifying my address, name, and birthdate.
6	3.168.	Plaintiff's Attorney Thaddeus Martin allowed the unethical misconduct, made no motion to
7	protec	et his clients.
	3.169.	7/15
8	3.170.	10-7-01374-5
9	3.171.	Michael R Kawamura WSBA 17202 put in a notice of appearance.
	3.172.	10-7-01374-5
11	3.173.	7/20 Frank Cuthbertson signed and order authorizing, this judge handled my lawsuit as well.
12		
13	3.174.	Plaintiff had to fight 2007 and is still fight Washington state to have a relationship with her en and has been denied.
14		
15	3.175.	Plaintiff has been denied protection as well as all of her children.
16	3.176.	All of the children were abused, even some sexually while in the care of Washington state.
17	3.177.	The Washington state employees hide that 5 reports were made to them and waived through, ling James Robinson III
18 19	3.178. said to	The state of Washington Mark Lindquist refused to convict child abusers, that in open court were have committed the acts against the children, this was the reason for the children being replaced.
20		
	3,179.	Shareece Hayes is still an employee of Washington State and was a supervisor in placement.
21	2.100	DOVICE 1 4 4
22	3.180.	DSHS has a saying "you screw up, you move up."
23	3.181.	Plaintiff being involuntarily committed to care under the defendants was a conflict of interest.
24		
25	3,182.	The plaintiff's children being placed in the hands of the defendants during a lawsuit was a conflict
26	of inte	TESL.
27	3.183.	The defendants used the plaintiff's children to have her do things against her beliefs and rights.
28		12

	11	
1	3.184.	The department intentionally assigned attorneys that were a conflict of interest.
2	3.185.	The department intentionally assigned ineffective counsel.
3	3,186.	The department intentionally keep illegally documents from plaintiff.
		department interactions, recop integrally december in the paintern.
5 6	3.187.	The department terminated Lauren Brown because she was thoroughly investigating.
7	3.188.	Washington state and departments refused to report abuse or misconduct to the proper authorities.
8 9	3.189. help	Washington state did not register the children with their tribe at any point of time as they would the American Indians do.
10		
11	3.190.	Washington state Indians did not recognize plaintiff's children as Indian but as "blacks".
12	3.191.	Plaintiff filed complaints with human rights.
13		
14	3.192.	Plaintiff filed complaints with children's ombudsman.
15	3.193.	Plaintiff filed complaints with many state departments.
16	3.194.	Plaintiff filed a complaint with St. Clare Hospital.
17		
18	3.195.	Plaintiff filed complaints with the Lakewood Police department.
19	2 106	Digintiff filed complaints with the CACA Duff, Min
20	3.196.	Plaintiff filed complaints with the CASA Buffy Via
21	3.197.	Plaintiff's son James in his last court date on the record exposed the state for abuse.
22	2.100	Distriction of the party of the
23	3.198. dismis	Plaintiff has PTSD and ADHD the court is intentionally bringing up matters that have been used or that the Plaintiff has held a trial in their courts and was granted custody.
24	2 100	The count has he day discrete annual state of the state o
25		The court has had to dismiss temporary orders that they have sign, regarding giving a pimp/drug plaintiffs daughter who the court dismissed a youth risk petition for a runaway child that they not seen since 2019.
26	3,200.	
27	3,200,	Plaintiff is a victim of physical, mental, emotional, sexual and litigation abuse.
28		13

1	3,201.	Plaintiff is allergic to serotonin; the court and court officials have full knowledge of this, other cation rulings.
2		
3	3.202.	The courts that have prepared false documents, DSHS that has prepared false documents and the seys that have prepared false documents have been reported to proper authorities.
4		cys mat have prepared raise documents have been reported to proper animormes.
5	3.203.	The Federal way police department has failed to follow through with the report filed regarding
6	judge	al Johnson being Pimping Amber Paxton, the report contains ads and cd from trial heard in front of Phelps in 2017.
7	3,204.	The Federal meaning the description to C. T. day by the description of
8	11	The Federal way police department has failed to investigate and press charges for the government that Reginal Johnson had and submitted to the court to help him gain custody.
9	3.205.	The Police departments have failed to press charges on DSHS or the Prosecutors for failing to fil
10	charge	es against the proper persons, such as Chiae Wilder for assaulting a child, assaulting Abryel with a etwice. Arresting the persons that prepared petitions under oath, lying that the served Abryel at a
11	past a	ddress in order to interfere with lawsuits. Barring attorneys that have accepted cases just to benefit the of Washington.
12		··· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··
13	3.206, 2009.	Plaintiff was on Zoloft and other prescribed drugs that Dr. Burlinbouch had prescribed her in
14	3,207.	Washington state court ordered plaintiff to take medication that plaintiff was allergic to.
15		
16	3.208. with a	St. Clare hospital restrained plaintiffs' arms and legs, triggering plaintiff who was a victim of rap recent sexual harassment case.
17		A STANDARD STANDARD CONT.
18	3,209.	Plaintiff's son James had been assaulting the victim and destroying her house, urinating.
19	3.210.	James had done the same in foster care and this is documented.
20	3,210,	James had wone me same in fosici care and mis is documented.
21	3,211.	James is currently serving time in Washington state and had filed a case in 2019 against the state shington.
22	OI Was	migun.
23	3.212.	2011
24	2 212	CASE 111 000544 LEGA DIOS GOODD DDELL
25	3.213.	CASE 11L000744 LKM DISMISSED/PREJ
26	3.214.	REGINAL JOHNSON FORCED THE PLAINTIFF TO TAKE THE A.W. SO HE COULD
27	IRAV	EL OUT OF STATE.
28		

1	3.215. NEG	REGINAL JOHNSON THREATEN THE PLAINTIFF, REGINAL WAS NOT CHARGED FOR LECT FOR CASE 11L000744
2		
3	3.216.	WASHINGTON STATE STILL USE THIS DISMISSED CASE IN 18-3-73982-2 KNT
5	3.217. COU	WASHINGTON STATE COURT AND JUDGES ACCEPTED INFORMATION THAT THEIR RT WRONGFULLY OBTAINED.
6 7		2012 ERVE THE RIGHT TO AMEND DUE TO WASHINGTON STATE REFUSING TO PROVIDE ORDS AND EVIDENCE, INTEREFERING WITH THE RIGHT TO SUE.
8	3.219. *RES	2013 ERVE THE RIGHT TO AMEND DUE TO WASHINGTON STATE REFUSING TO PROVIDE DRDS AND EVIDENCE, INTEREFERING WITH THE RIGHT TO SUE.
9	3.220.	February
10	3.221.	2/26
11	3.222.	Application for non-assistance support enforcement services.
13	3.223. even t	Dshs stated that plaintiff was not entitled, that there was no order to collect support from reginal, hough the plaintiff was receiving medical from the state of Washington for the child.
14	3.224.	September
15	3.225.	9/30
16	3,226.	Intake number 2884153
17	3.227. why th	Even though the department found abuse took place, they sent a letter that stated unfound. This is no child was removed.
18	3.228.	October
20	3.229.	10/17
21	3,230. 3,231.	Petition for a protection order  Child custody information sheet page 1 line e- provides the address that is the same address that laced on the court report.
22	3.232.	•
23		This is Aaron Foy- the man Reginal left Arreyanna with while returning back to Arizona to reside.
24	3.233.	Aaron Foy took an amended charge for assault 3 <sup>rd</sup> degree; original charge was a rape degree.
25	3.234.	November
26	3,235.	2014
27	3,236.	November
28		15

	11	
1	3.237. the d	11/6-plaintiff contact the office if the family and children's Ombudsman about the abuse again, epartment sent a letter 12/2 deciding not to act.
2	3.238.	11/24
3	3.239.	Intake number 3074258
4	3.240.	Unfounded
5	3.241. about depar	The plaintiff did report to cps, dshs, casa and the office of the family and children's Ombudsman the abuse that C.H. birthdate 2/20/2006 had experience prior when the child disclosed the abuse, the tment neglected to thoroughly investigate and secure the child's safety.
7	3.242.	December
8	3,243.	12/4
9	3.244.	14-3-04156-9
10	3.245.	Affidavit of service
11	3.246.	Jordan v Rhett, paralegal and Hosannah law group, PLLC.
12	3.247.	2015
13	3,248,	December
14	3.249.	12/2
15	3,250,	Motion to amend placement.
16	3.251.	Chong wilder and Ta'tyanna Wilson are on the dependency documents.
17 18	3,252, nowhe	This was amended because James' aunt Marial threw him put to the streets with nothing and are to go.
19	3.253. and ha	Chiae wilder is acting as if he had no idea of the cps history, he was familiar with the cps history d zero concerns.
20	3.254.	Order signed by judge Susan Serko.
21	3,255.	Request for production of documents Mary Opgenorth.
	3.256.	2015
23	3.257.	2016
24	3.258.	CPS personally flagged me on their own without a court order.
26	3.259. hospita	The hospital Social worker contacted CPS and told them that Plaintiff had registered in the all under a false name, there are police reports that can verify this.
27	3.260,	CPS showed up to my home with the police harassing the plaintiff and family.
28		16

1	3.261.	May
2	3,262.	Reginal Johnson submitted public view James Robinson III court report under sub 21.
3	3.263.	4/12 Judge Phelps sealed sub 21 under 16-3-02934-9 Kent
4	3,264.	2017
5	3,265.	March
6	3.266. 4500.	Steven Downing was hired to file my lawsuit against the state and refused to do so after collecting
7		
8	3.267. defend	Steven is also responsible for sending a lawyer in my defense that had no evidence or facts to plaintiff, causing commissioner laird to grant an order wrongfully.
9	3.268.	April
10	3.269.	4/12 Judge Nicole Phelps sealed sub 21 under 16-3-02934-9 Kent
11	3.270.	Reginal Johnson provided a trial binder with exhibit list with exhibits.
12	3.271.	Reginal Johnson provided a witness list with contact information; Amber Paxton listed in multiple, even while flying in with Reginal for a court appearance.
13		
14	3,272, custody	Reginal Johnson was possessing documents came from the Washington state, to help Reginal gain y of A.W.
15	3.273.	Court report of James Robinson III
16	3.274.	Involuntary commitment of Plaintiff
17	3.275. inform:	Reginal has used these documents for years and now Chiae Wilder is using these documents or ation in order to harass, be little, embarrass or manipulate the court in to benefiting.
18	3.276.	4/24- submitted request for children's administration records, was denied.
19		
20	3.277.	4/26- dshs the children's administration of the department, #20104-prr-1220
21	3.278. Robins	Requesting that plaintiff provide an authorization form and photo identification from James on III and Ta'tyanna Wilson.
22	3.279.	Chiae Wilder, Reginal Johnson, Anthony Scott Marlow, Siva Surya, Ann-Marie Croy, King
23		Courthouse, Maleng Regional Justice Center, and others has managed to gain access to all of f's children's records without plaintiff signing for the consent.
24	3.280.	Reginal Johnson was ordered to pay child support; Reginal Johnson has refused and Washington fuses to enforce Judge Phelps Order.
25		
26	3.281.	From 2017-2021
27	3.282. even in	Washington State made multi case numbers for Reginal to claim child support against plaintiff, Arizona state.
28		17

1	3.283. plain	The IRS has stolen the plaintiff's money; the state refuses to make Reginal Johnson pay the tiff back her money.
2	3.284.	Washington state has caused a hardship non-stop since 2007.
3	3,285.	May
4		
5	3.286. other	5/17- Human rights stated that the St. Francis hospital did in fact discriminate, they decide wise, wasting time.
6	3.287.	June
7	3.288.	Reginal Johnson attempting to get his child support modified.
8	3.289.	August
9	3.290.	Reginal Johnson hiring attorney Nicole Blake, who is now barred.
10	3.291.	8/3
11	3.292. taking	Melissa Montrose sent a letter from office of the family and children's Ombud's, will not be sturther action.
12	3.293.	September
13	3.294.	9/1
14 15	3.295. regina	Steve downing wrote a letter to Julian bray regarding the court report and medical records that I Johnson had gain access to the government documents and medical records. State did nothing.
16	3.296.	9/1 letter from Joe Christy
17	3.297. give to	Reginal Johnson used a court report that judge Nicole Phelps had demanded reginal Johnson to her; asking if plaintiff wanted her to shred the documents, reginal was asked if he had more.
18	3.298.	Reginal is on the record stated that he did not, this was a lie; reginal used the same court report
19	again. same t	Nicole chafetz and Joshua Brumley's law firm were responsible for dispersing it and reginal at the
20	3,299.	This is a court report of a child that is not reginal Johnson's.
21	3.300.	9/3 Brittany brown social worker contacted A.W. prior to CPS case.
22	3.301.	Reginal Johnson violate the custody order told a.w. to run away and stay with Fred hardwell, that
23	was an	employee of federal way school district.
24	3.302.	9/4 or about Plaintiff filed contempt papers against Reginal Johnson.
25	3.303.	9/27
26	3.304.	Joe Christy sent a reply letter.
27	3,305.	October
28		10

	1.0	
1	3,306.	17-2-23510-5 Kent
2	3.307.	F.C.S. 20160116
3	3.308. repo	10/5 judge/commissioner Laird had Reginal Johnson and plaintiff sign an order re dcfs/cps status art to family law department date 2015-105/2017.
5	3,309.	Plaintiff and Reginal Johnson just had trial and the plaintiff was granted custody.
6	3.310.	The only dates that the court should have been able to use were after the trial. Coercion.
7	3.311. fathe	Angela Battisti, licsw went all the way to 2011 and declined to provide anything regarding the creginal Johnson.
8	3.312.	A.W. had assaulted her older sister Ta'tyanna that in April 2017 and plaintiff in September 2017.
9	3.313. Regi	The police reports are available, CPS took over the matter and appeared in court and helped nal Johnson obtain custody a number of times and is now helping Chiae Wilder.
10	3.314.	The social worker Brittany also provided false information to the court and it was accepted.
11	3.315,	10/10
12 13	3.316, refuse	A.W. referred by federal way police department for her behavior to the firs program, reginal ed to allow the child to attend. A.w. assaulting family members was not ever dealt with because dshs eginal interfered with the matter.
14	3.317,	
15	3.318.	10/3 Chiae Wilder paid Steven Downing for the lawsuit 1000.
16		10/17 Chiae Wilder paid steven downing for the lawsuit 1000.
17	3,319.	November
18	3.320.	11/27
19	3.321.	3696416 Mother founded for abuse wrongfully, no investigation.
20	3,322.	3719004 unfounded, 2197698
21	3,323.	December
	3.324.	2018
22	3.325.	April
23	3.326.	01-2018-dcs-16209 and 01-2018-dcs-16211
24	3.327.	State Attorney Karen Nash
25	3,328,	Knowing that reginal Johnson was not a resident of Washington state, helped reginal get a
26	(	ent for child support. Fraud, the state of Washington participating in embezzlement.
27	3.329.	May
28		19

	11
1	3.330. 5/4 Tacoma mall contacts plaintiff to pick up a.w. because reginal Johnson lives in Arizona and they could not reach him. Aaron foy was not her parent and did not have rights to pick her up. Judge laird
2	had placed a restraining order on plaintiff.
3	3.331. Judge laird granted reginal temporary custody.
4	3.332. 5/22 contacted because a.w. needed medical care, reginal Johnson lives in Arizona state could not take child to get medical treatment. Broken nose. Judge laird granted reginal temporary custody, based of
5	hearsay.
6 7	3.333. 5/15 contacted because a.w. needed medical treatment, reginal could not take her because reginal lives in Arizona. Judge laird granted reginal temporary custody, based off hearsay.
8	3.334. 5/29-a.w. needed medical care, reginal is living in Arizona, judge laird granted reginal temporary custody, based off hearsay.
9	3.335. 5/30 a.w. needed medical care, reginal is living in Arizona, judge laird granted reginal temporary custody, based off hearsay.
10 11	3.336. 5/31 telephone conference 3696416, 2649592, 2635111, 2262122, 2399504, state attorney Mareel bartlett
12 13	3.337. June 3.338. 6/1 a.w. needed medical care, reginal is living in Arizona, judge laird granted reginal temporary custody, based off hearsay.
14	3.339. November
15	3.340. 11/28
16 17	3.341. Abryel Wilder filed for a dissolution against Chiae Wilder for a second time, the first was in 2017 18-3-73982-2 knt.
18	3.342. Automatic temporary order setting financial restraints (tmo)
19	3.343. Chiae Wilder has bought his girlfriend Brianna Donavan a 14,000 plus vehicle, against my consent.
20	3.344. Chiae Wilder has also allowed the neighbors on each side of the house to encroach the property, against my consent.
22	3.345. Chiae Wilder has also removed money from accounts, against my consent.
23	3.346. Chiae Wilder has also exhausted money to Anthony Scott Marlow, employing him for over 2 years.
24	3.347. Chiae wilder has also changed the auto insurance, the mustang hit a pothole in Tacoma and cannot be repaired because he changed the insurance.
25	3.348. Chiae Wilder had also sold my black mustang to the insurance company without my consent.
26	3.349. Chiae Wilder has not been compliant of this order.
"	

1 2	3.350. King County Court and Family Law judges granted Chiae Wilder all of the money, the kids, the cars and now illegally having plaintiff and 15 years old son removed from their sanctuary and home to become homeless.
3	3.351. Yah's Knights and Dames Community Development UBI NUMBER 604 529 163, located at
4	32328 7th Ave SW, Federal way Washington 98023. Sanctuary School. Since 2019. 3.352. YZ RA EL, LLC. UBI NUMBER 604 709 361, located at 32328 7th Ave SW, Federal way,
5	Washington 98023. Natural Law and Jurisprudence. Since 2021.
6	3.353. Abryel'z Petty Piercing and Lounge was another business, Chiae refused to allow Abryel to succeed.
7	
•	3.354. 2019
8 9	3.355. February
9	3.356. 2/25
10 11	3.357. Letter to the prosecutor regarding my child support cases, they refused to acknowledge the letter.
12	3.358. March
13	3.359. On 3/15/2019 Lauren petitioned for an order for protection against Cameron Cromoga's, case no. 19-2-00778-3.
14	
15	3.360. Lauren is petitioning as a victim of domestic violence.
1.0	3.361. Lauren provides the court with 3 case numbers 1905101839, 1900651909, 1907300961.
16	3.362. Asking that the court grant the protection order not only for her but as well as the minors, restraining Cameron from her home and i believe her workplace.
17	3.363. Lauren's address is 3561 e i street Tacoma, WA 98404
18	3.364. This is the house her, Cameron, their 2 children and her child from a previous relationship resided And Cameron spent most of his night still while this order was granted.
19	3.365. Lauren in her petition and declaration stated Cameron called her and told her Ashanae's his
20	3.365. Lauren in her petition and declaration stated Cameron called her and told her Ashanae's his girlfriend wanted to fight her.
21	3.366. Lauren admitted on the 14th of march that she in fact with her friend knocked on Ashanae's' s door and there wasn't an answer.
22	2.267 In Ashanasa in the same of the same
23	3.367. In Ashanae's pierce county petition for protect an anti-harassment order case number #9z624706a
24	3.368. 3/18/2019 in Ashanae's' s declaration it states that Ashanae's was staying at my house over night as well as during the day.
25	3.369. States that Cameron does not reside at her residence.
26	3.370. Lauren lied to the dispatch stating that Ashanae's and her made contact at no point of time did they make contact. It was me questioning Lauren without threats.
27	The state of the s
28	21

	11	
1	3.371.	Due to Ashanae's recording me for our safety because Lauren appears to be mentally unstable and f control with history of lying and is currently my belief, she is on an out of state probation program
2	being	allowed to act this way. 13-1-01901-1 defendant
3	3.372. dispar	Lauren in her petition also placed an x in the box that respondent did not have a gun but the tch report says that she stated on 2 different occasions that Cameron in fact had 1 one of the times
5	and 2 them	a second but i have footage that states that Lauren denies telling law enforcement that she informed that there was guns.
6	3.373.	Lauren also declares that she did not want to live at some point and was under medical care.
7	3.374, had in	Fife police responded to the call that Ashanae's had made we did not know that the department a fact received 2 calls until the end of the conversation when we had asked them for an incident
8		er to be able to attach to the anti-harassment that Ashanae's was in the process of finishing.
9	3.375. becau	The Officer's had told Ashanae's and i that they did not plan on making a report on our behave se Lauren was in fact the victim.
10	3.376,	Ashanae's address at that time was 6603 20th Street East #3 Fife, Washington 98424.
11	3,377.	April
12	3.378.	4/1-
13		
14	3.379.	Re: Fife police department, Fife municipal court, city attorney, assigned counsel.
15	3.380.	Plaintiff went into the fife police department to request records and try and file a complaint again.
16	3.381.	Ashanae Olive lied under oath; testimony about why plaintiff was at the police department.
17	3.382. docum	Joshua Brumley refused to give plaintiff back her personal documents and threaten to redact ents.
18 19	3.383, was no her as	Joshua Brumley has the evidence in google history that shows the location of plaintiff, plaintiff in Fife during the time Cameron was served but at her own residence, When Cameron contacted well as Ashanae.
20	3.384.	The video submitted to district court on a thumb drive to verify conversation between plaintiff, s and police Officers Butler and Pomeroy.
21		·
22		Lauren had admitted to the officers based of their 4/1/2019 report that she only drove through to address.
23	3.386. police:	In the 3/15/2019 declaration that was provided to the Pierce County Courthouse, Lauren told the in person 3/19 she was driving through the apartments for the address but on the 15th, Lauren stated e knocked on the door.
24		
25	3.387. case fil	Because Cameron told her Ashanae wanted to fight her. This is located in the plaintiff's Fife Court e.
26	3.388. all this.	The police and Lauren's statement are not adding up and Lauren was on probation at the time of
27		
28	3,389.	Lauren's sister Bonnie Lozada aka Bonnie Carpenter works for the Public defense department.

	11	
1		
2	3.390.	Lauren was trying to serve Cameron personally, not using a third person to serve him.
3	3.391.	The police refused to do a proper welfare check on Lauren's children.
4	3.392. home	The police repeatedly from records shows the number of attempts that they went to Ashanae's
5	3.393.	No one went out of the way to try a second time a third time a fourth time to have Lauren served
6	her pa	rents' house.
7	3.394. Carpe	The officer that attempted service was on a case with Lauren's brother in-law, Robert Glen nter, who stabbed a man on the outside of the dispensary.
8	3.395. Came	The Fife Police department stated that plaintiff was the female in the video at the time of servicin ron.
9	3,396.	The Fife Police department lied and stated that plaintiff resided with Cameron in the Fife
10	apartn	
11	3,397.	The Fife Police department are on video refusing to allow plaintiff to file a complaint.
12	3.398.	The Fife Municipal Court did not video record the trial, they said that they do not.
13	3.399.	There is no way that you can see the reactions of the plaintiff or her directing the lawyer to object
14	3,400,	The plaintiff is still in Court currently for the Fife matter.
15		
16	3.401. away v	Michele Butler is nowhere on the video with having served Cameron but allows for him to get with "smoking marijuana."
17	3.402.	Michele Butler signed that she served Cameron.
18	3.403.	Ashanae did not even receive a ticket for littering.
19	3.404. been c	The Tacoma police department, Fife police department, Lauren Lozada, Ashanae Oliver have not harged for providing false statements to the police or perjury while under oath.
20	3.405.	Fife police department violated the plaintiff's right to be protected; the right to file a complaint,
21	1	m of speech and unlawfully retaliated.
22	3,406.	Defaming the plaintiffs character placing plaintiff as an aggressor.
23	3.407.	The department has tried to scare me into writing a false statement against Ashanae.
24	3.408.	The prosecutor cut a deal with Ashanae; this is unethical.
25	3.409.	The same statement that Ashanae wrote, is Tracy Greenwood tried to get plaintiff to write.
26	3.410.	The plaintiff disagreed because it was a false statement.
27	3.411.	Plaintiff had qualified for a public defender, Ashanae does not qualify for a public defender.

1	3.412. Ashanae and Cameron were in fact living together, this puts their income including food stamps over income qualifications.
2	3.413. Plaintiff did her application before Ashanae, counsel denied me representation.
3 4	3.414. Ashanae provided false information to the Court but they had already known but kept representing Ashanae for personal gain.
5	3.415. Instead the assigned counsel continued illegally representing Ashanae, plaintiff never received a withdrawal notice from the first counsel.
6	3.416. The appointed counsel did not provide the new appointed counsel with any information to be able to fairly and accurately represent plaintiff at her next court date.
8	3.417. The appointed counsel did not provide me with any contact information or did any counsel try to
9	reach out to me.  3.418. The new counsel Tracy has refused to do subpoenas or work on getting my charges dropped.
10	3.419. 'the counsel has just recently emailed me a motion to withdrawal and has done absolutely nothing to prove plaintiff's innocence.
11 12	3.420. The department assigned plaintiff with a new counsel, when Ashanae should have never been represented by the public defender in the first place.
13	3.421. Ashanae worked at AT&T 20800 State Route 410 E, Bonney lake, WA 98391 (253) 862-6710, where she committed fraud to get that job as well.
14 15	3.422. The Officers were being biased as plaintiff stated in the video; their own declaration that they had provided for the prosecutor.
16 17	3.423. The prosecutor proves that Washington state identified Lauren as the victim; that plaintiff was the abuser or person that can cause harm, by asking the judge to place a no contact order on me protecting Lauren from harm.
18	3.424. Plaintiff at no point since knowing Lauren been aggressive; videos the prosecutor Dawn Farina possesses, has full knowledge Lauren has been the aggressor.
19	3.425. The city of Fife have failed in doing their job or honoring their mission statement.
20   21	3.426. The officers "marked" Ashanae "black" because of her ignorant behavior, when Ashanae is Pacific islander (Asian).
22	3.427. Plaintiff at no point of time was ever disrespectful to the officers, plaintiff was not given the
23	option to identify self.  3.428. The fact that they "marked" plaintiff as "black" is highly disturbing to plaintiff, the officers are
24	using the work "black" in a derogatory sense.
25	3.429. The plaintiff is Mi'kmaq which is Canadian native and creole mix.
26	3.430. The officers did not at any time ask plaintiff for identification but stole my information from the records department is unethical. Or read Miranda rights.
27	

1	3.431. Race had nothing to do with anything on the plaintiff's part but was of importance to the officers and how they were going to do their job or not do their job.
2	
3	3.432. The officers waited until plaintiff came into the police department 4/1 for a second time to file a complaint and retaliated.
4	3.433. The officers provide false information to the prosecutor, then the prosecutor as well presented to false information to the judge trying to file a charge for false statement.
5 6	3.434. The officer's and prosecutor wrote a false police report for their own personal benefit, unaware that they were being recorded for safety of the plaintiff. Statements provided were all sworn statement.
7	3.435. The officers jeopardized my life, the safety of myself and my children.
8	3.436. The officers lying about plaintiff's address; a warrant would have been issued, Ashanae told plaintiff about the court date.
9	3.437. The term bias refers to the tendency of the person to favor one thing, idea, or person over another
11	3.438. In a legal context, bias can lead an individual, such as a judge or juror, to treat someone unfairly, in spite that the hearings and trials are designed to be unbiased assessments of the facts of a case.
12 13	3.439. Plaintiff was in court for a custody matter; plaintiff's current husband beat one of our children; this charge popped up as well and this was used against the plaintiff in divorce and against the character of plaintiff as recent as 3/25/2021.
14 15	3.440. The officers have made the plaintiff pegged to be a liar; the fact that they take an oath, they have proven they are biased.
16	3.441. Plaintiff had several appointed counsels; the court placed plaintiff as pro se, until they seen plaintiff prepared her own brief. 3/29/2021 still have not sent the signed order to plaintiff.
17	3.442. The Pierce County Superior Court ignored the brief that was submitted and the appointed counsel once again appointed a counsel to prepare another brief.
18	3.443. The plaintiff has been trying to get her personal documents from my assigned counsel Joshua Brumley, is a conflict of interest as well as his private investigator that called CPS on plaintiff leading to a founded case.
20   21	3.444. The fife municipal court, appointed counsel and official have done nothing to direct Joshua Brumley to give back the personal documents because it would not be benefiting to them.
22	3.445. It would be impossible for any other orders to be entered before 4/24/2019.
23	3.446. Status conference/non-compliance filed 7/9, 6/17, 4/15, review 4/15, 4/9, 6/17, 6/12, 7/8, 7/3 3.447. Immediate restraining order (ex Parte) and hearing notice 4/24/19, Washington state court official failed to notify plaintiff of this dates in order to fairly represent herself.
25	3.448. If you look at Anthony Scott Marlow's trial brief, Anthony Scott Marlow's signed sworn
26 27	declaration states that temporary orders were entered on 5/9/2019 by judge Melinda Johnson Taylor.  3.449. It would be impossible for any other orders to be entered before 4/24/2019.
- 1	

1	3.450. If there were orders put in place without proper service or illegally as written by the person the manages the status conference/no-compliance checklist, the orders should be made available for the	
2	petitioner, this is 18 USC 242 deprivation of rights under color code of law. Constitutional rights viola 1983 claim	atio
3	3.451. Motion for immediate restraining order (ex Parte) (mtsc) 4/24/2019, , Washington state court	
4	official failed to notify plaintiff of this dates in order to fairly represent herself.	
5	3.452. Anthony Scott Marlow refused to respond to the immediate restraining order.	
6	3.453. 4/25- Anthony Scott Marlow filed a DVPO- aligning without proper service. Noted for 5/3	
7	3.454. On April 24, 2019, temporary orders for motion for immediate restraining order (ex Parte) were judge hillman and set for May 9, 2019.	re t
8	3.455. On April 25, 2019, the court erred by denying the petitioner signed due process, proper notice	
9	not given; the respondents attorney Anthony Scott Marlow intentionally refused to follow through with proper service, children's due process rights were violated, all filings pertaining to attorney Anthony S	h Scot
10	Marlow's should be refused due to the intentional act of deceit by filing multiple motions. Due to the necessary compliance of the judge's bailiff and judges, access to all documents, recordings are also being denied	no
11	access.	
12	3.456. The filings do not comply with the original filing form, form have been altered for benefit of fil and the respondent.	iler
13	3.457. May	
15	3.458. 5/1- Anthony Scott Marlow filed another notice of the court to be heard non-oral without proposervice 5/9 9 am	er
16	3.459. Notice of court (judges) (notice for hearing) (nthg) dated 5/1/2019 Parenting plan signed by ch wilder 5/3/2019.	iiae
17	3.460. Child support work sheets 5/3/2019	
18	3.461. Motion for motion quash & order for restraining/protection order and order or permanent injunction order 5/6/2019.	
20		
21	<ol> <li>Clerks' minutes judicial officer: Melinda S Johnson Taylor, bailiff: Regina Harkins, court clerk Romona Harkins 5/9/2019</li> </ol>	k:
22	3.463. Temporary parenting plan proposed by attorney Anthony Scott Marlow (respondent's attorney) 5/9/2019	)
23	3.464. Temporary child support (tmors) 5/9/2019	
24	3.465. Temporary family law order (tfo) proposed by attorney Anthony Scott Marlow This was set for	ra
25	non-oral argument with judge Matthew Williams. 3.466. (respondent's attorney) 5/9/2019	
26		
27	3.467. Notice for court hearing dated 5/17/2019 set for 5/29/2019.	
28	26	

1	3.468. Declaration of plaintiff in support of motion quash & order for restraining/protection order and order for permanent injunction order.
2	3.469. Confirmation of issues and certificate regarding mediation proposed by attorney Anthony Scott
3	Marlow
4	3.470. On May 3, 2019, the court erred by denying the petitioner due process, proper notice was not
5	given; the respondents attorney Anthony Scott Marlow intentionally refused to follow through with proposervice, children's due process rights were violated.
6	3.471. All filings pertaining to attorney Anthony Scott Marlow's should be refused due to the intentiona act of deceit by filing multiple motions.
7	3.472. Due to the non-compliance of the judge's bailiff and judges, access to all documents, recordings
8	3.472. Due to the non-compliance of the judge's bailiff and judges, access to all documents, recordings are also being denied access.
9	3.473. The filings do not comply with the original filing form, form have been altered for benefit of filer and the respondent.
10	3.474. The respondent's attorney Anthony Scott Marlow filed a signed notice of hearing, nature of
11	motion: a motion for CR 35 examination was set for argument on May 3, 2019 9:00 am, Friday, with oral argument noted with Matthew Williams.
12	
13	3.475. Notice form footnote "notice of court date-Kent reginal justice center only judges knt 10/10/14", attorney Anthony Scott refused to properly service me documents, in an appropriate amount of time to be
12	altorney Anthony Scott refused to properly service the documentations: attorney Anthony Scott Marlow
14	intentionally denies me with the court my due process rights.
15	3.476. On May 1, 2019, the court erred by denying the petitioner due process, proper notice.
16 17	3.477. Was not given; the respondents attorney Anthony Scott Marlow intentionally refused to follow through with proper service, children's due process rights were violated.
1/	3.478. Due to the no compliance of the judge's bailiff and judges, access to all documents, recordings are
18	also being denied access.
19	3.479. The filings do not comply with the original filing form, form have been altered for benefit of filer and the respondent.
20	3.480. The respondent's attorney Anthony Scott Marlow filed and signed notice of hearing nature od
21	3.480. The respondent's attorney Anthony Scott Marlow filed and signed notice of hearing, nature od motion: a motion for CR 35 examination on May 9, 2019 9:00 am, Monday-Friday without oral argument with judge Matthew Williams.
22	
23	3.481. Attorney Anthony Scott Marlow, refused to properly serve plaintiff documents, in an appropriate amount of time to legally be allowed to respond to the motions, nor do i agree to any non-oral life affect/effect motions without argument.
24	
25	3.482. Attorney Anthony Scott Marlow intentionally denies me with the court having full knowledge my due process rights.
26	3.483. On May 9, 2019, the court erred by denying the petitioner due process, proper notice was not given; the respondents attorney Anthony Scott Marlow intentionally refused to follow through with proper
27	service, children's due process rights were violated, all filings pertaining to attorney Anthony Scott Marlow's should be refused due to the intentional act of deceit by filing multiple motions.
28	27

1	3.499. 14. Other- mother shall continue to take medication and be compliant with treatment if any. This order is reviewable upon receipt of casa reports and/or receipts of mother's medical records.
2	
3	3.500. Temporary family law order signed on May 9, 2019 by commissioner Melinda Taylor Johnson, attorney for respondent, Anthony Scott Marlow, and plaintiff.
4	3.501. Plaintiff had no acknowledgment that abusive litigation was taking place, at the time of her signing.
5	
6	3.502. The temporary family law order section 13 (x)- the court signed the temporary restraining order filed separately in this case number, (x) any earlier restraining that remains (name) chiae wilder signed b
7	the court in this case number is terminated.
8	3.503. 14. Other temporary orders (if any) neither party shall disturb the peace of the other.
9	3.504. Neither party shall use any illegal drugs, marijuana prior to or during residential time. And this order violated the children from prior relationship, that the respondent is not the biological father.
	3.505. The court erred by violating a gag order on behalf of the plaintiff's son C.H. B/d 02/20/2006.
11	3.506. On May 17, 2019, the court erred by acting in a manner that would cause a reasonable person to
12	suspect bias and impropriety and reflected reflect poorly upon the judiciary.
13	3.507. Thus, the court did abuse its discretion by denying order of protection and grant the respondent access to mental records, when the petitioner and children were and still are victims of emotional abuse,
14	physical abuse, mental abuse, verbal abuse, financial abuse, denial of nature rights, abuse at the hands of the respondent.
15	3.508. Also abuse encouraged by the respondent's (respondent/respondents mother identify as tradition;
16	Korean) direction to both parties' friends, family, colleges, court officials, public servants.
17 18	3.509. The petitioner filed a notice of hearing, nature of motion, motion to quash subpoena and for restraining /protection order for permanent preliminary injunction order, on May 29, 2019 without oral argument.
1	
19	3.510. June
20	3.511. 6/19-re: homeowners association, king county court allowing them to encroach property, withhol
21	insurance information and not pay for damages. A complaint was filed to the attorney general's office an the city issued a protection order against plaintiff. Anthony Scott Marlow has used this against the plaintiff.
22	in the dissolution matter as well.
23	3.512. Text:
24	3.513. June 2, 2019 5:72 pm- in text Nathaniel asks "hey April, did you schedule the removal of the impala?"
25	3.514. June 8, 2019- Nathaniel harassed me so much about the vehicle that was involved in a car
26	accident. He refused to stop harassing me about getting the car towed. Nathaniel did not understand that the insurance company needed to deem it totaled. I had to call the police department to have the vehicle towed.
27	3.515. June 15, 2019 Nathaniel: "hey April, are you waking your dogs? They are in your front lawn.  3.516. Me: yeah we are going for a walk
28	70

June 22, 2019 hey April, i hope you had a good day. Thanks for helping with the yard earlier. 3.517. 1 3.518. Me: no problem. Cavele and i always have amazing weekends when it is just him and i. And his friend chris. 2 Nathaniel: super good kid. I think he could be a good student if he focused. Kept away from the 3.519. bad influences. His younger friends seem nice. 3 3.520. Me: yeah this year i'm going to tighten up the reins. 4 3.521. Nathaniel: i think he needs structure. In a loving manner. Me: i always talk to him and chris, i can ask them to do anything and they do. His friend spend 3,522. 90percent of his time here with vele and i. 5 Nathaniel: who's vell? 3.523. 3.524. 6 Me: cavele 3.525. Nathaniel: i'm bad with names 7 3.526. Me: i call him vele 3.527. Nathaniel: oh got it. 3,528. 8 Me: he is a good kid Nathaniel: he has always been a good kid. I did stupid things when i had bad influences, and i like 3.529. 9 to think i was a good kid. I do not want to mention those on text since they would be recorded. The things i did. My kids act out and they actually like it when we sit them in time out and take away their things 10 since they know they have loving parents in control because they are loved. 3.530, Me: cavele has his age appropriate moments 3.531. Nathaniel: kids will do things when they want to be accepted. Our kids will be in music and sports 11 for that reason. Their acceptance will be related to being good at instruments grades and sports. Hopefully, 12 Nadia is not too old to start soccer. One reason i got good grades in college was because my friends had around 4.0 gpas or higher in high school and college and i wanted to be their peers. They were driven and 13 wanted to be in the same boat as them. 3.532. Me: what's funny is arreyanna has done the most regarding music, dance, tackwondo, sports and 14 what not and she is the one that acts the least disciplined because her father is lawless. 3.533. Nathaniel: gotta keep them away like the plague from bad influences. 3.534. Me: james played football, golf, tackwondo and i don't know. Yeah. 15 3.535. Nathaniel: some kids in the neighborhood are kicking down the fence in the park. For the record, i know cavele wouldn't do that. Mark replaced part of it and one of the replacement boards was broken 16 again. But that means there are negative influences in the neighborhood. I am going to setup an hoa 17 meeting and the criminal malicious mischief is going to be one of the topics we will talk about a community. I'm not a fan of mark's wife by the way, but keep that private. Our goal is to setup hidden 18 cameras and catch them in action, then provide the evidence to the police. 3.536. Me is that the couple one the side of you Nathaniel: i have to play friendly with them since they or the russians will likely be the ones 3.537. 19 installing the cameras we need. So we need to keep our enemies close. Yes, ma'am, The russian guy is 20 actually very nice. I think he's on the spectrum. I didn't control myself when she got under my skin today. I reflects poorly on me, so i will be praying and working on that. Basically limit all your interactions with 21 her and her family to the hoa meetings and don't interact directly. Do it via recommendations that get voted on by the members that show up to the meeting. It's the only way to change things. She's a latina 22 col stinkmeaner. 3.538. Me: yeah the russian guy minds his business. That liar next to you, is a racist beceeeen 23 3,539. Nathaniel: oh i don't doubt it. Part of my multicultural exposure has been seeing racism everywhere from every walk of life 24 3.540. Me: when she lied to the police, i about died lol i was looking at her and her drunk trashy daughter smhy. Gog isn't it ugly (our conversation went on) 25 3.541. June 22, 2019 9:36 pm- in text Nathaniel stated "basically, limit all your interactions with her and 3.542, 26 her family to the hoa meetings and don't interact directly." June 25, 2019- Nathaniel: but it'll be a tight rope walk with the neighborhood next to the park. I'll 3.543.

Me: we should just sell their house under their noses lol release roaches in the house lol

have to test my own patience. Maybe we can have a mock meeting where you try to rile me up.

27

28

3.544.

	11	
1	3,545,	Nathaniel: we need everyone that votes to be won over. I know you are kidding, but we have to
_		iendly. I think the asians who don't want to spend a dime may be harder, actually.
2	3.546.	Me: yeah they have actually been quiet.
_	3.547.	Nathaniel: i have to give a cost benefit analysis presentation. The wife next door just wants to
3		the park. She got emotional defending her right to the park she doesn't own.someone from the city
	1.1	r she could legally annex it.
4	3.548.	Me: yeah well she's something else
	3.549.	Nathaniel: we should send the city a thank you card for suggesting that. Like they want to screw
5	-	city for homeowners. The people paying for the city budget wants to wreck havoc. Want
_	3.550.	Me: well then well do possession is 9/10th od the law and she won't have anything. We'll send
6	1.4	cret weapon james over there lol
_	3,551.	Nathaniel: didn't word that right
7	3.552.	Me: laughing emojis
_	3.553.	Nathaniel: man. He can camp out in the garden they are trying to steal.
8	3.554.	June 27, 2019-i sent Nathaniel a picture of marks dog out at the park. Adrian called the police on
		wasn't residing at the house at that time and got blamed. But she didn't call the police on this
9	neighb	
	3.555.	Nathaniel: April, did you hear a loud boom? I am not sure if it was due to fireworks or if it was a
10	gunsho	
	3.556.	Me: fireworks
11	3.557.	Nathaniel: okay thank you. I am on edge here
10	3.558.	Me: lol me too. But i know the difference
12	3.559.	Nathaniel: ahh, see, i just fire from shotguns
12	3,560.	Me: if you see me doing the night crawl lol better join but this is the time of year people can easily
13	3.561,	a gun shot  Nathaniel: that and m-16s and ak-47s in the backwoods. Ironically the heavy stuff is with Mexican
14	11	ans. They love automatic weapons
14	3.562.	Nathaniel: i hate being judgmental on the bus, i know i'll get judged for it, but i miss just riding
15	11	copie trying to work hard for a living
13	3,563,	June 29, 2019 Nathaniel: don't forget church tomorrow. We're leaving by around 10 am. Thank
16		nope it's enjoyable.
10	704,11	
17		
18	3.564.	6/6-notice of appearance ann-marie Croy
19	3.565,	Clerk's minutes judicial officer: Tanya thorp, bailiff: Regina Tugublimas, court clerk: Romona
19		s 6/17/2019,
20	Haku	5 0/1 // 2017,
20	3.566.	Appearances: petitioner Abryel Michole-Meena Wilder is not present
21	3.500.	Appearances, pennone, Annya menone-meena winder is not present
-1	3.567.	Respondent Chiae Michael Wilder is not present, represented by Authony Scott
22	3.307.	Troponatine China Internet William to how by a comment of a control of the
	3.568.	7/8- clerk's minutes judicial officer: Tanya Thorp, bailiff: Nishi Shankar, court clerk:
23		ta Scott 7/8/2019
24	3.569.	Anthony Scott Marlow (respondent's attorney) petitioner signed 7/8/2019, Anthony Scott
		w also put disputed when judge thorp told him not too. Anthony Scott Marlow has no respect.
25	I	ct Marlow states that this area was in fact disputed in front of judge thorp, and the dates are
- 1	in ques	stion. The judge should be allowed to be subpoenaed.
26	1	
	3.570.	Attorney Anthony Scott Marlow signed 6/17/2019
27		
- 1		

1	3.571, him	This is Anthony Scott Marlow illegally altering the legal documents for personal gain, for and his client Chine Malik Wilder	
2	2.550		
3	3.572. Proposed orders for motion to quash & order for restraining/protection order and order for permanent injunction order 6/23/2019		
4	3.573, Ben	Clerk's minutes judicial officer: Matthew Williams, bailiff: Lisa Zimnisky, court clerk: Lonnie ger 6/24/2019 petitioner's motion to quash subpoena and protection is granted in part/denied in part.	
Denied as to the petitioner's motion to quash subpoenas. Granted as to petition order.		ded as to the petitioner's motion to quash subpoenas. Granted as to petitioner's motion for protection	
6	3.574.	Order on civil motion 6/24/2019	
7 8	3.575.	6/25-confirmation of issues and certificate regarding mediation	
9	3.576.	July	
10	3.577. insur	Re: homeowners association, king county court allowing them to encroach property, withhold rance information and not pay for damages. A complaint was filed to the attorney general's office and	
11	the city issued a protection order against plaintiff. Anthony Scott Marlow has used this against the plaint in the dissolution matter as well.		
12	3.578.	Text:	
13	3.579. July 5, 2019 Nathaniel: hey April, do you want to rent out the basement? It would probably be short term until everything is figured out, but our gardener is recently homeless. He found out on a short		
14	notice and does not feel he has enough time to apply for housing for his family.		
15	3.580.	Me: i gotta talk to mike	
16 17	3.581. Nathaniel: okay, no worries. Even if you could provide advice on how he can act quickly, it would be helpful.		
18	3.582. contr	July 7, 2019- in a text Nathaniel stated "i will let Adriana do the talking so i don't come across as olling, but man, there are millions of opportunities to not be in this situation for him."	
19	3.583. staine	July 12, 2019 Nathaniel: could you keep an eye out for our house while the floors are being ed this weekend.	
20			
21	3.584. two to event	July 13, 2019 Nathaniel: i am becoming more familiar with Mexican timelines. Manana means in three weeks. Over the weekend means in two to three months. But hey, the job does get done	
22	3.585.	•	
23	I P	July 20, 2010 Nathaniel: hey April, we have a mini emergency where we need to borrow a hair Could we borrow one, assuming you have one?	
24	3,586. 7/8/20	Clerk's minutes judicial officer: Tanya Thorp, bailiff: Nishi Shankar, court clerk: Carlotta Scott	
25	3.587.	Anthony Scott Marlow (respondent's attorney) petitioner signed 7/8/2019,	
26	3,588.	Attorney Anthony Scott Marlow signed 6/17/2019.	
27			

1	3.589. On July 8, 2019, confirmation of issues and certificate regarding mediation, signed by attorney Anthony Scott Marlow dated 6-17-19 and the petitioner July 8, 2019. Anthony Scott Marlow wrote disputed next to "petitioner has yet to receive a copy of response by respondent & lawyer." This was written without the consent of the judge and the petitioner. Contact information section- the petitioner		
2			
3	11	cted, and chiae wilder's contact information is 253-455-5270	
4	3.590.	August	
5	3.591. insura	Re: homeowners association, king county court allowing them to encroach property, withhold ance information and not pay for damages. A complaint was filed to the attorney general's office and	
6 7	the city issued a protection order against plaintiff. Anthony Scott Marlow has used this against the plaintific in the dissolution matter as well.		
8	3.592.	Text:	
	3.593.	August 8:43 am- in a text Nathaniel stated "if you speak to the police, let them know i am willing	
9	3.594.	spass the man as president."  Me: i appreciate it, i was going to mow the yard and was like omg	
10	3,595.	Temporary family law order signed august 6, 2019, filed September 9, 2019.	
11	3.596.	Matthew Williams. This is a legal form that was altered; withheld from the petitioner, with sever	
12	other legal documents and court dates. Abusive litigation. Being that judge Matthew Williams signed this legal document but it was filled on the 9th of September and there was a hearing set for non-oral argument on the 9th of September plaintiff has the right to question Matthew Williams. This is the same temporary		
13	family form.	y law order for that Anthony Scott Marlow keeps using and the judges and commissioners accept the	
14	3.597.	Casa Siva surya report signed august 22, 2019, filed August 26, 2019.	
15	3.598.	Federal way police report case number 190010567	
16			
17	3.599.	8/28- Anthony Scott Marlow filed notice of court date, failed to serve plaintiff dated 9/5	
18	3.600, court o	Family law clerk minute's commissioner: Nancy Bradburn Johnson, coordinator: Korey Knuth, clerk: Karla Gabrielson, Royann mercado Perez 8/29/19	
19	3.601.	Order continuing hearing to 9/16/19, filed 8/29/2019.	
20	3.602.	Clerk's minutes judicial officer: Matthew Williams, bailiff: Lisa Zimnisky, court clerk: Lonnie	
21	3,603,	On august 6, 2019, the court erred by denying the petitioner due process, proper notice was not	
22	service	the respondents attorney Anthony Scott Marlow intentionally refused to follow through with proper e, children's due process rights were violated, all filings pertaining to attorney Anthony Scott w's should be refused due to the intentional act of deceit by filing multiple motions. Due to the no	
23	compli access.	iance of the judge's bailiff and judges, access to all documents, recordings are also being denied	
24	3.604.	The filings do not comply with the original Cline form form have been dealered.	
25	1	The filings do not comply with the original filing form, form have been altered for benefit of filer erespondent.	
26	3.605.	The court erred by acting in a manner that would cause a reasonable person to suspect bias and	
27	impropriety and reflected reflect poorly upon the judiciary. Temporary family law order section 2- "petitioner did not respond to this motion." Initialed by judge Matthew Williams. Section 14. Other- "petitioner shall undergo mental health, substance abuse, and domestic violence evaluations, with		
28	1	22	

	II .	III.		
1	therefrom." This order was filed 2019 September 09.			
2				
3	3.606. Re: homeowners association, king county court allowing them to encroach the property, withhold insurance information and not pay for damages. A complaint was filed to the attorney general's office and the city issued a material and the city issued as material and the city issued as material and the city issued as material and the city is material.	- 1		
5	the city issued a protection order against plaintiff. Anthony Scott Marlow has used this against the plainting the dissolution matter as well.	ff		
6	3.607. September 10, 2019- plaintiff went to go my lawn and could not; plaintiff pulled lawn mower out and proceeded to the backyard and found a large quantity of wood on our property.			
7				
8	3.608. This was before Nathan peters and Adriana Tejeda had become president and vice presider homeowner's association.			
9				
10	3.609. The two of them had no problem communicating then and moved the wood off our property.  Nathan peter and Adriana Tejeda had not asked to gain access of our property. Had hired a Hispanic gentleman to remodel their backyard balcony.			
11				
12	3.610. King county court keeping me from my own property by issuing a restraining order to help the H.O.A. to keep the property. Chiae Wilder did nothing.			
13	3.611. Nathaniel: the wood has been moved. I told Adriana to make sure they know which side of the			
14	backyard they should put things on			
15	3.612. Casa letter 9/5/2019			
16	3.613. Berger 9/16/2019			
17	3.614. Clerks' minutes judicial officer: Melinda s Johnson Taylor, bailiff: Regime Tugublimas, court clerk: Carlotta Scott 9/16/2019			
18 19	3.615. Order continuing hearing to 9/30/2019, filed 9/16/2019.			
20	3.616. Declaration and response by petitioner to supervised visitation and motion filed 9/16/2019.			
21	3.617. 9/16/2019- judicial officer Matthew digital recorder dr 3b dept 41- child abuse brought to the court's attention once again, attorney Anthony Scott Marlow, ann-marie Croy and chiae wilder deny			
22	allegation. Anthony Scott Marlow, ann-marie Croy and chiae wilder.			
23	3.618. Order on family law motion 9/30/2019			
24	3.619. Declaration in reply/updated report of Siva surya, family law casa advocate dated September 26, 2019 not signed.			
25	3.620. Clerk's minutes judicial officer: pro team Mark Gouras, bailiff: Korey Knuth, court clerk: Carlotta Scott 9/30/2019			
26	3.621. Clerk's minutes judicial officer: Matthew Williams, bailiff: Lisa Zimnisky, court clerk: jullian			
27	Johnson			
28	34			

3.622. Clerk's minutes judicial officer: comm. Johnathon lack, bailiff: Regina Tugublimas, 1 9/30- review hearing pro temp Mark Gouras dept- casa review, fathers child support obligation 2 3.623. shall be suspended. Children shall be placed with the father. Mother shall have a mental health evaluation, Mother shall have supervised visitation per this order. There shall be no corporal punishment with 3 children. Signed 4 On September 9, 2019, the court erred by acting in a manner that would cause a reasonable person 3.624. 5 to suspect bias and impropriety and reflected reflect poorly upon the judiciary. Thus, the court did abuse its discretion by ordering granting a protection order, reversing decision 6 3.625. in the same order, when the petitioner and children were and still are victims of emotional abuse, physical 7 abuse, mental abuse, verbal abuse, financial abuse, denial of nature rights, abuse at the hands of the respondent. 8 3.626. Also abuse encouraged by the respondent's (respondent/respondents mother identify as traditional 9 Korean) direction to both parties' friends, family, colleges, court officials, public servants' casa Siva surva issued a report on august 22, 2019, casa Siva surya found many cps investigations against the petitioner 10 for abuse of my children. 3.627. Casa Siva surya did not find one intake regarding chiae wilder, respondent. Casa Siva surya 11 recommended the children be placed primarily with the father and that the petitioner; the mother has supervised visits. Casa Siva surya also recommended that the mother submit to a mental health evaluation, 12 Casa Siva Surya intentionally withheld information about chiae wilder's history, casa Siva surya 13 3.628. had pictures and a video of the abuse chiae wilder had done to our child N.R.S.W. and a video of chiae 14 wilder being enraged. 15 3,629. Casa Siva surya also intentional withheld information regarding their client chiae wilder. Dominique Shannon's supervisor of casa Siva approved his report with signature on coversheet. 16 17 3.630. The court erred denying the petitioner procedural due process rights were violated because the respondent's attorney and court official Anthony Scott Marlow refused to serve on to the petitioner the correct forms with the proper and correct current date with all attached exhibits, nor did the petitioner have 18 an opportunity to participate in this September 9, 2019 hearing. Thus, the court did abuse its discretion by 19 ordering granting a protection order, when the petitioner and children were and still are victims of emotional abuse, physical abuse, mental abuse, verbal abuse, financial abuse, denial of nature rights, abuse 20 at the hands of the respondent. 21 3.631. Also abuse encouraged by the respondent's (respondent/respondents mother identify as traditional Korean) direction to both parties' friends, family, colleges, court officials, public servants. Judge Williams 22 the mother to submit to a mental health evaluation, attorney Anthony Scott Marlow declares this in his brief, signed 5th day of March 2020. 23 3.632. On September 16, 2019, the court erred by acting in a manner that would cause a reasonable 24 person to suspect bias and impropriety and reflected reflect poorly upon the judiciary. 25 3.633. The court refused to do a parenting plan or order any form of spousal support to the petitioner. Attorney Anthony Scott Marlow refuses to provide any money that he has received as well as Chiae 26 withholding all the account information and changing accounts against the court order. 27

if the children were in fact alive. They went of the word of the father. No one went out of the way to try a

second time a third time a fourth time and then to lie and then officer butler stated that she in fact served

1	Cameron but yet the peace officer that attempted service felt his service was not validated to were he sai unable to serve.
2	3.660. Michele's butler is nowhere on the video with having served Cameron but allows for him to get
2	away with "smoking marijuana".
3	3.661. Ashanae did not even receive a ticket for littering.
	3.662. The Tacoma police department, fife police department, Lauren, Ashanae's and others should be
4	charged responsible for interference with service process.
	3.663. Fife police department violated the right for me to be protected and placed me as an aggressor.
5	3.664. The department has tried to scare me into writing a false statement against Ashanae's.
	3.665. The same statement that they had Ashanae's write is the same questions that they had asked me.
6	3.666. I qualify for a public defender, Ashanae's does not qualify for a public defender.
_	3.667. Ashanae and Cameron were in fact living together, this puts their income including food stamps
7	over income qualifications.
_	3.668. I did mine application before Ashanae's, counsel denied me representation.
8	3.669. Instead the assigned counsel continued illegally representing Ashanae's, i never received a
0	withdrawal notice from the first counsel.
9	3.670. The council did not provide the new counsel with any information to be able to accurately
10	represent me at my next court date.  3.671. The council did not provide me with any contact information or did any counsel try to reach out.
10	3.671. The council did not provide me with any contact information or did any counsel try to reach out me.
11	3.672. The new counsel Tracy has refused to do subpoenas or work on getting my charges dropped.
	3.673. The counsel has just recently emailed me a motion to withdrawal and has done absolutely nothing
12	to prove my innocence.
	3.674. The department assigned me with a new counsel, when Ashanae's should have never been
13	represented by the public defender in the first place.
	3.675. Ashanae works at AT&T 20800 state route 410 E Bonney lake, WA 98391 (253) 862-6710
14	
	3.676. The officer's where being biased as i stated in the video and in their own declaration that they have
15	provided for the prosecutor.
1.	3.677. The prosecutor proves that they find that Lauren is in fact a victim and that i am the abuser or
16	person that can cause harm by asking the judge to place a no contact order on me protecting Lauren from harm.
17	3.678. I have not ever done one thing to Lauren but in fact Lauren has been the aggressor and the city of
	fife have failed in doing their job or honoring what they state they stand for.
18	3.679. The fact that they labeled Ashanae's "black" because of her ignorant behavior, not one time was
10	disrespectful to them.
19	3.680. The fact that they labeled me "black" is highly disturbing being that i am Mi'kmaq which is
20	Canadian native and creole.  3.681. The fact that the officers did not at any time ask me for identification but stole my information.
20	3.681. The fact that the officers did not at any time ask me for identification but stole my information from the records department is unethical.
21	3.682. The officers waited until i came into the police department for a second time to file a complaint
	and retaliated.
22	3.683. The officers provide false information to the prosecutor, then the prosecutor as well presented to
	false information to the judge trying to file a charge for false statement.
23	3.684. But the officers in fact have provided the prosecutor with several false statements in a sworn
	statement.
24	3.685. The officers had even gone as far as lying about my residents.
	3.686. The officers jeopardized my life, the safety of myself and my children.
25	3.687. If Ashanae's did not tell me that i had a court date, i would have gotten warrant.
25	3.688. There are several factors that have not even been put into this complaint.
26	2 680 The term biog soften to the tendence of the name
27	3.689. The term bias refers to the tendency of the person to favor one thing, idea, or person over another 3.690. In a legal context, bias can lead an individual, such as a judge or juror, to treat someone unfairly
21	3.690. In a legal context, bias can lead an individual, such as a judge or juror, to treat someone unfairly, in spite that the hearings and trials are designed to be unbiased assessments of the facts of a case
- 1	The space was the meaning and right are designed in the fundation appearance in the trial in a case

1 2	3.691. Also, Michelle Butler signed that she in fact served Cameron with the temporary protection regarding Lauren Lozada but the officer that was holding the papers was the one that signed that he was not able to serve Cameron.
3	3.692. This shows just how ruthless and unethical the city of fife can be, it is not a secret that people of color avoid the department because it is said and has proven to be racist and this is said.
5	3.693. I am in court for a custody matter; my current husband beat one of our children, this charge
6 7	popped up as well and this could place my children in harm's way.  3.694. The officers have made me out to be a liar and the fact that they take an oath; they have proven to not be able to be fair, they have proven to look out only for their own kind and "black" clearly is what the concern to be guilty based off the color of one's skin.
8 9 10	3.695. What concerns me is that i have dealt with unethical behavior from the public defender's office and i feel as if this is what is taking place once again. I know that the attorney's talk and rotate but the fact that the attorney feels that my innocence and freedom is not important that she has to withdrawal from my case because it is more important for a prosecutor to get a conviction, is sad.
11	3.696. I have been trying to get my documents from my assigned counsel and have had no luck but i hav attached screen shots to support my claims.
12 13	3.697. Abryel wilder 3.698. 32328 7th ave SW 3.699. Federal way, Washington 98023 3.700. (253) 880-7150"
14	3.701. 10/4- Anthony Scott Marlow objected to notice to disqualify.
15	3.702. 10/7- judge Matthew Williams denying plaintiffs motion to disqualify.
16	3.703. 10/22- Ann-Marie Croy filed notice of court non-oral argument to dismiss herself, yet appeared in judge Matthew Williams court and did not tell me she filed a non-oral argument to dismissed from the hearing.
18 19	3.704. The Judges and Anthony Scott Marlow are still using her report and Siva Surya has not appeared in one court proceeding.
20	3.705. 10/31- judge Matthew Williams pre-trial motion hearing casa dismissed from the case dept 41.
21	3,706. November
22	3.707. 11/2 chiae wilder files a false police report on plaintiff
23 24 25	3.708. 11/4 order to go to court for contempt hearing and clarification judge Mark Hillman crossed out terminate temporary orders and transfer the custody back to the mother and petitioner Abryel Wilder. Asking the court to strike casa and casa attorneys recommendations due to failure to comply with the order to do a full and fair investigation. Orders signed on 5/9/2019, 07/08/2019, 08/06/2019, 8/28/2019, 09/16/2019, and 09/30/2019.
26 27	3.709. Letter dismissing claim filed 11/2/2019, against the Lakewood Police department 19L002020 LKM dismissed 11/7/2019.

1	3,710.	Washington Cities Insurance Authority 11/7/2019.
2	3.711.	Lakewood Police Officers made a false arrest.
3	3.712.	Lakewood Police Officers filed false police reports.
5	3.713.	Lakewood Police Officers illegally seized plaintiff's phone.
6 7	3.714.	Chiae Wilder made a false statement to the police and no charges were filed against him.
8	3.715.	Lakewood Police kept plaintiff in Court over 11 months trying to get the plaintiff to plead guilty.
9	3.716.	Lakewood prosecutor dismissed the case October 10, 2020.
11	3.717.	Denial of contempt order signed 11/21/2019.
12	3.718.	Court clerk: Kassie Smith 11/21/2019
13	3.719. subpo	11/15- notice for intent to obtain records and physical evidence re: complaint no: 19l2020 pena duces tecum-denied.
14	3.720.	11/21-commisioner Jonathan Lack- denied contempt order.
15 16	3.721.	11/26-order on transfer of individual judge assignment
17	3.722.	11/29
18	3.723.	December
19	3.724.	2020
20	3.725.	January
21	3.726. issues	1/10- judge Matthew Williams trial continued, pretrial is continued to 3/16/2020. Outstanding for trial are rcw 26.09.191 allegations are indicated. Adr has been completed.
22	3.727. to con	1/20- request for the department of children, youth and family's records- Washington state refused apply with subpoenas, disclosure process when it comes to the plaintiff.
23	3.728.	February
24	3.729,	Re: homeowners association, king county court allowing them to encroach property, withhold
25 26	insura the cit	nce information and not pay for damages. A complaint was filed to the attorney general's office and y issued a protection order against plaintiff. Anthony Scott Marlow has used this against the plaintiff dissolution matter as well.
27	3,730.	Text:
28		39

	[[	
1	3.731. picked	February 27, 2020- Nathaniel: April, it looks like there are multiple dog droppings that need to be
2	3,732,	Me: in my yard? Because the dog is always on a leash
3	3.733. 3.734.	Nathaniel: yes, ma'am. I smelled it while walking back from the mailbox. No clue whose they are Me: i'm doing it all this weekend, someone stole my pooper scooper
4	3.735.	Nathaniel: thank you.
5		
6	3,736.	March
7	3.737.	3/16-respondent second supplemental notice of er 904 submission
	3,738.	3/18-respondent second supplemental notice of er 904 submission
8	3.739.	3/19-notice of disappearance filed by Anthony Scott Marlow
9	3.740.	July
10	3.741.	Re: homeowners association, king county court allowing them to encroach property, withhold
11 12	the cit	nce information and not pay for damages. A complaint was filed to the attorney general's office and y issued a protection order against plaintiff. Anthony Scott Marlow has used this against the plaintif dissolution matter as well.
13	3.742.	Text:
14	3.743.	July 26, 2020- in text Nathaniel asked "can i steal your internet?"
15 16		July 3, 2020- Plaintiff went to go mow our yard that Plaintiff have been mowing 8 plus years; i d over rocks that have been moved into our yard by Adriana and Nathaniel. Plaintiff had informed a and Nathaniel; Nathaniel pushed me to Adriana. Plaintiff allowed her to know that Plaintiff had
17	receive refuses	ed injuries due to the uncontained rocks, Adriana said that she was going to remove them and still s to. Adriana told me that those rocks have been there. This is not the truth. Adriana has been g ongoing alterations to the outside of the house.
18		
19	3.745.	November
20	3.746. Sutton	11/3 Anthony Scott Marlow filed another non-oral argument motion to consolidate with Aimee failed to serve.
21	3.747. judges	11/3 Anthony Scott Marlow filed another nonoral argument motion consolidating with multiple failed to serve.
22	3.748.	11/5 Anthony Scott Marlow filed a respondent's supplemental notice of er 904 submission.
23	3.749.	11/25- Tianni Shane Harrison filed a notice to the court to quash subpoenas dated 12/7 non oral
24	1	ent- plaintiff did not agree.
25	3.750.	11/25-order denying motion to consolidate invalidity 20-3-04554-4
26	3.751.	November 3, 2020, the court erred by acting in a manner that would cause a reasonable person to t bias and impropriety and reflected reflect poorly upon the judiciary.
27	suspec	t oras and impropriety and refrected refrect poorty upon the Judiciary.

- 3.752. The court erred denying the petitioner procedural due process rights were violated in this frivolous filing because the respondent's attorney and court official Anthony Scott Marlow refused to serve on to the petitioner the correct forms with the proper and correct current date with all attached exhibits, nor did the petitioner have an opportunity to participate in this November 13, 2020 hearing.
- 3.753. The respondent's attorney Anthony Scott Marlow filed notice for hearing, nature of motion: motion to consolidate, noted on the non-oral argument calendar, November 13, 2020; 9:00 am with judge Aimee Sutton, attorney Anthony Scott Marlow electronically signed, in section that provides the parties contact information, attorney Anthony Scott Marlow, intentionally provides the false contact information restricted my contact.
- 3.754. Anthony Scott Marlow's motion to Consolidate is a frivolous motion, plaintiff had been divorced from Nelious Horsley since April 2014.
- 3.755. Chiae Wilder, Anthony Scott Marlow, Washington state court (Washington) had received full knowledge of this before their filings and the judges intentional abuse of discretion.
- 3.756. The attorneys/judges that have heard this matter have failed to investigate.
- 3.757. The Tianni Shane Harrison quashing the subpoenas, when fraudulent acts and misconduct are evident to the eye, is Deprivation.
- 3.758. Anthony Scott Marlow also did not rightfully service me the documents, nor would it be in a legally appropriate time to be able to respond, plaintiff was not in agreeance with this noticed non-oral argument. The petitioner purchased exhibit from the court records.
- 3.759. November 5, 2020, the court erred by acting in a manner that would cause a reasonable person to suspect bias and impropriety and reflected reflect poorly upon the judiciary.
- 3.760. The court erred denying the petitioner procedural due process rights were violated because the respondent's attorney and court official Anthony Scott Marlow refused to serve on to the petitioner the correct forms with the proper and correct current date with all attached exhibits, nor did the petitioner have an opportunity to participate in this November 25, 2020, motioned hearing.
- 3.761. Royann Mercado Perez, paralegal to attorney Anthony Scott Marlow filed with the court respondent's supplemental notice er 904 submissions.
- 3.762. On 25th day of November 2020, judge Janet M. Helson's attached electronic signature, order denying motion to consolidate, filed by the respondent's attorney Anthony Scott Marlow. The petitioner purchased exhibit from the court records. Allowance of a frivolous motion on judge Janet m. Helson's behalf.
- 3.763. On November 25, 2020, the court erred by acting in a manner that would cause a reasonable person to suspect bias and impropriety and reflected reflect poorly upon the judiciary.
- 3.764. The court erred denying the petitioner procedural due process rights were violated because the respondent's attorney and court official Anthony Scott Marlow refused to serve on to the petitioner the correct forms with the proper and correct current date with all attached exhibits, nor did the petitioner have an opportunity to participate in this attorney Anthony Scott Marlow filed on the non-oral argument calendar for dec 2, 2020 to review a motion to shorten time and motion for consolidation of cases.

1	3.784.	Motion for order of a discretionary review.
2	3.785.	Affidavit or declaration or statement in support of order for motion for a discretionary review filed supreme court of the state of Washington.
4 5		On the notice: motion for an order for extension of time within which to file a discretionary review supreme court of the state of Washington, motion for an order for extension of time within which to discretionary review.
6	3.787. which	Affidavit or declaration or statement in support of order for motion for extension of time within to file a discretionary review to the supreme court of the state of Washington.
7	3.788.	Dissolution issues
8	3.789.	Washington state statues, regulations, and agencies
9	3.790.	In previous of capital punishment cases before this court, to wit:
10	3.791.	United states constitutions
11	3.792.	Chronological timeline with orders legal-orders included within
12 13	3.793. deput	The supreme court letter sent by email, December 22, 2020, by Erin L Lennon, supreme court y clerk.
14	3.794.	On the following:
15	3.795.	Temple of justice by priority mail 15 January 2021.
16	3.796.	P.O. Box 40929, Olympia, Washington 98504-0929
17	3.797.	King county superior court by hand delivery 19 January 2021
18	3.798.	401 4th avenue n, room 2d, Kent, Washington, 98032
19	3.799.	Anthony Scott Marlow- attorney for respondent
20	3,800.	Royann mercado Perez-paralegal for respondent
21	3.801.	Envision family law group by hand delivery 19 January 2021.
22	3.802.	1201 Pacific Avenue, suite #1503, Tacoma, Washington 98402
23	3.803. 3.804.	Chiae malik wilder by hand delivery 19 January 2021 10901 103rd avenue CT SW, Lakewood, Washington 98498
24	3.805.	I affirm under penalty of perjury that the foregoing is true and correct to the best of my
25	know	
26	3,806.	Executed on 19 January 2021
27	3.807.	February
28		43

i i	1	
1	3.808.	2/11-notice of court date exparte commissioners-Kent-2pm calendar for 2/12
2	3.809.	2/11-declaration by plaintiff
3	3.810.	2/11- notice of court date family law commissioners calendar march noted for 2/26
4 5		2/11- at 3:48 pm Nadia Camille Simpson refused to take my working copies as the instruction states to email the copies to <a href="scexparteorder@kingcounty.gcv">scexparteorder@kingcounty.gcv</a> but the county accepted Anthony Scott s at 3:50
6	3.812.	2/11- Anthony Scott Marlow filed
7	3.813.	2/25-declaration and response and objection by abryel wilder
8 9	3.814.	2/25-aimee Sutton dept 49 status hearing in clerks' minutes it states that court waives adr
10	3.815,	March
11 12	3.816.	3/1- objection to declaration of Anthony Scott Marlow 2/26
13	3,817.	3/3- expenditure for expenditure of public funds is denied by the Temple of Justice.
14 15	3.818. Antho	3/4- pro temp Mark Gouras- received full knowledge that chiae wilder accepted service through ny Scott Marlow and was FTA for the am scheduled hearing. Transcripts provided; video provided.
16 17 18		3/4- pro temp Jason Holloway- had full knowledge that chiae wilder was FTA for the morning but appeared for his scheduled court. Granted chiae wilder's motion to vacate family home. cript provided; video provided.
19 20	3.820. withou	3/4- temporary family law order with no detailing. Order to kick plaintiff and child to the streets at no means.
21 22	3.821. dismis	3/4- supreme court sent letter Erin Lennon- Supreme Court told Plaintiff to pay the fee or it will be sed 4/8.
23	3.822. recons	3/12 notice of court date- motion for reconsideration 3/18- Court refused to acknowledge the ideration. The court will not look at the motion.
25	3.823. of fulf	Chiae has written more than a few notes that provide his signature, that Chiae has not been capablilling but also reneged.
<ul><li>26</li><li>27</li><li>28</li></ul>	3.824. with cl	
20		44

1	3.835. place.	Abryel was the person who was responsible for any repairs or planning for the repairs to take
2		
3	3.836, well as t	Abryel was the person who was responsible for keeping the outside of the house cleaned just as he inside.
4		
5	3,837. putting a	Abryel was the person responsible for all the laundry, gathering the articles, washing folding, and away.
6		
7	3.838. bathroon	Abryel was responsible for all the daily chores, cleaning a playroom, dining room, kitchen, three ns, one downstairs living room, three bedrooms and one office that is used at times as a room.
8		
9	3.839. and the y	Abryel was the person responsible for keeping the back patio clean, garage, concreted driveway, yard free of dog waste.
11	3,840.	Abryel wilder was the person responsible for the children's medical and dental.
12	3.841.	Abryel was the person that was responsible for the pet medical and pet training.
13		102 year was the person that was responsible for the per medical and per training.
14	3.842.	Abryel was the person responsible for the car maintence and keeping them clean.
15	3,843,	A heavel your the memory that your manuscraible for the skildren's educational and a second
16	conferen	Abryel was the person that was responsible for the children's educational needs, parent teacher ces.
17		
18		Abryel was the person that was responsible for waking the children up, making sure the teeth are hair is combed, faces are washed, clothed and lunches at times.
19	0.045	
20	3,845, A	Abryel was the responsible for taking the kids to tackwondo as well as picking them up.
21	3.846. A	Abryel normally was present for the hour class.
22		
23	3.847. A due to sp	Abryel was the person responsible for getting one of the children to tae kwon do 2-3 times a day arring.
24		
25	3.848. A of the tim	Abryel was responsible for cooking breakfast, lunch, and dinner, chiae came home for lunch 99% ae.
26	0.010	
27		abryel was the person that was responsible for the cleanup of abandoned items after the three ildren would move out.
28		46

ij	
1	3.850. Abryel was the person who was responsible for grocery shopping, accompanied with the three little ones and responsible for putting up the groceries.
2	
3	3.851. Abryel was the person responsible for buying every supply that was needed in the house.
4	
5	3.852. Abryel was the person that was responsible for emergency appointments, even for his mother.
6	3.853. Abryel was responsible for preparing his grandmother's phone bill documents.
7	3.854. Abryel was the person that was responsible for managing oldest sons appoints and documents that
8	has a disability.
9	3.855. Abryel was the person responsible for managing all their traditional Korean holiday parties and
10	their Christian holidays also.
11	3.856. Abryel was also responsible for representing herself pro se, the entire relationship i have been in
12	court as chiae has witnessed.
13	3.857. Abryel had rules, that were cancelled out by chiae because he informed the children "don't listen
14	to her, it is my house." Chiae only when to work, played video games when he was home, signed up for a basketball game, participates in fantasy football,marijuana smoke sessions whenever his friends call,
15	making rap beats and music with his friends.
16 17	3.858. Abryel is not allowed any assistance; abryel had to apply for food stamps because the trial court felt she did not deserve to eat.
	Test she did not deserve to eat.
18	3.859. Violations of United States and Washington laws
19	
20	3.860. That abryel had custody of her children removed without proving by an evidentiary standard that she had violated a law necessitating such a change is most assuredly unconstitutional.
21	
22	3.861. This type of control by review as ordered by the lower court which exerted such sweeping power was ruled against in Troxel v. Granville, 530 U.S. 57 (2000): we have recognized on numerous occasions
23	that the relationship between parent and child is constitutionally protected. It is not within the province of the state to make significant decisions concerning the custody of children merely because it could make a
24	'better' decision.
25	3.862. The fourteenth amendment provides that no state shall "deprive any person of life, liberty, or property, without due process of law." we have long recognized that the amendment's due process clause,
26	like its fifth amendment counterpart, "guarantees more than fair process." Washington v. Glucksberg, 521 U.S. 702 (1997). The clause also includes a substantive component that "provides heightened protection
	against government interference with certain fundamental rights and liberty interests." Glucksberg at 720.
28	47

	}	
1		berty interest at issue in this case - the interest of parents in the care, custody, and control of their ren -is perhaps the oldest of the fundamental liberty interest recognized by this court. More than 75
2	years ago, in Mryer v. Nebraska, 262 U.S. 390 (1923) We held that the "liberty" protected by the oprocess clause includes the right of parents to "establish a home and bring up children" and to "to co	
3	the ed	lucation of their own."
4	3.863.	Washington state, departments, government entity failed to protect Abryel's relationship with he
5		en. Due process prohibits removing children from a parent because of religious and personal belief t because one does not want to pay child support or because the respondent's mother wants sters.
	uuugs	
7   8	3,864.	Those are violations of Abryel's first amendment rights under the U.S. Constitution.
9	3.865.	This was a violation of due process, and her rights under the fifth and fourteenth amendments.
10	3.866.	The court based its decision on mere allegations of the other party and hearsay.
11		
12	3.867.	Abryel's sixth and seventh amendment rights which entitle her to face her accusers were denied.
13	3.868.	Washington state, departments, government entity erred by removing custody from abryel and
14		by denying every motion petitioner filed, including contempt.
15		
16	3.869. any co	Washington state, departments, government entity ordered only 2 hours a week, Chiae denying hontact with the children.
17		
18	3.870, withou	Washington state, departments, government entity granted Chiae Wilder all assets and children ut a trial.
19		
20	3.871. uncon	Washington state, departments, government entity continuing orders which are void for a stitutional vagueness and second by removing custody without procedural jurisdiction.
21		
22	3.872.	No crime by abryel has been proven in court.
23	3.873.	Due process was denied to abryel, which is a manifest abuse of discretion. Justice and U.S. law
24	manda	ate that the current custody and parenting plan be set aside.
25	3.874. 26.09	State law is also being violated in the instant case. U.S.C. 28, section 1738A, WA state Rcw .187 (3)(a) provides, "the court shall make residential provisions for each child which encourage
26	each r	parent to maintain a loving, stable, and nurturing relationship with the children "
27	by cash	al court has done this with another child, whom chiae sent a \$600.00 stimulus to a 17-year-old run napp. Placing the children in the hands of someone who is a drug user, history of assaulting the ner and children.
28	pourior	48

1	3.875. Chiae has refused to allow abryel visitation unless she pays for visits.
3	3.876. In rcw 26.09.002: "the child's best interests are best served by a full and regular pattern of contact with both parents." abryel and her children have been denied a full and regular pattern of contact.
4	3.877. Chaie refuses to allow phone conversations, no facetime, zero contact.
5	2.070 Naventes 0.0010 dies and I stemped malice falsified a malice moment illegable saint d. A
6	3.878. November 2, 2019, chiae and Lakewood police falsified a police report, illegally seized Abryel's phone and placed abryel under arrest.
7 8	3.879. Chiae has history of using the police as a weapon; chiae threatens with filing for child support if abryel brings up filing a contempt.
9 10	3.880. The custody order should likewise be reversed as it is unlawful. This is a violation of the Washington and U.S. constitutions. In addition, charges were dismissed.
11 12 13	3.881. Abryel is entitled to a jury trial for dependency cases; the pierce county court violated her procedural due process, falsifying that service was made at 8916 veterans drive Lakewood, Washington 98498.
14 15 16	3.882. Also, the honorable judge Nicole Phelps granted a motion to seal on or about April 11, 2017 in open court. Located on this document that is in the hands of king county court, you will be able to verify the name, date, birth, and address of the person's identity that was used to rip my children away during a lawsuit, many played a part in a severe corruption.
17 18	3.883. To not be allowed to effective counsel, the court having full knowledge abryel is in fact providing evidence, the branches of U.S. court including the trial court are in violation of due process laws.
19 20	3.884. Plaintiff filed for a hearing with O.A.H.; Chiae shut my phone off and plaintiff missed scheduled for May 29, 2019. Chiae had full knowledge of this hearing, Chiae made sure to turn my cellular phone off.
21	3.885. Plaintiff has had multiple mental health evaluations because of her abusers and Washington state being one of her abusers.
23 24	3.886. The Washington state judges still refuse to allow plaintiff to see her children, the court has kidnapped the plaintiff's children.
25 26	3.887. The twins were conceived while plaintiff was married to someone else.
27	3.888. The singleton was conceived during marriage with Chiae.
28	40

1	3.889. The Washington state judges have violated plaintiff and children's rights failing to protect, terminating the protection order off the record.
2	
3	3.890. The Washington state judges are forcing plaintiff out of her sanctuary, business, and home to wit nowhere to go.
4	nowhere to go.
5	3.891. The Washington state judges are forcing plaintiffs son, who was a victim while in their care to the
6	streets and he will be missing school.
7	3.892. The trial court claiming abryel as mental and all these disabilities but have denied abryel counsel
8	there is a contradiction here on the court.
9	3.893. Parts of the instant case are unconstitutional for vagueness.
10	3.894. The trial court continued to adopt a casa and casa attorney's recommendations with full
11	3.894. The trial court continued to adopt a casa and casa attorney's recommendations with full knowledge that the respondent's attorney, the casa, and casa attorney is founded representing the respondent chiae.
12	respondent emac.
13	3.895. Ann-Marie Croy had to remove herself because Judge Sutton and she appear in, MATTER OF DEPENDENCY OF EM.
14	
15	3.896. Judge Mark Hillman and Mark Gouras had an LLC together.
16	3.897. All these judges' practice as attorneys while they are judges and this is an extreme conflict of
17	interest and an unfair way to win cases and jeopardize lives while violating rights.
18	3.898. Plaintiff only appeared in front of Judge Thorp one time; the judge told him he could not write
19	3.898. Plaintiff only appeared in front of Judge Thorp one time; the judge told him he could not write "disputed" on the court documents and the dates are matching 2 different hearings, they are altered.
20	3.899. Anthony Scott Marlow and abusive litigation; he will file a motion the judges will grant it and he
21	3.899. Anthony Scott Marlow and abusive litigation; he will file a motion the judges will grant it and he will put in a notice of disappearance violating my right to file a motion to reconsider.
22	
23	3.900. The judges have failed to allow plaintiff to respond and allow Anthony Scott Marlow to insult her mental.
24	2 001 Anthony Cook Marken by a birding arise CC and indicate the Land Brown Brown
25	3.901. Anthony Scott Marlow keeps bringing using fife; plaintiff lost trial due to Joshua Brumley who the assigned counsel appointed, he refused to get off of plaintiff's case.
26	2 002 Tarker December 11 of the Control of the Cont
27	3.902. Joshua Brumley also refused to give plaintiff back her personal records and documents, stealing them. Fife court refuses to direct the attorney who was removed for a conflict of interest to give the plaintiff back her personal documents.
28	plantifi back her personal documents.

1	
2	3.903. Fife conspired on a trial; neglected to put evidence in and my procedural due process was violate there as well.
3	mere as wen.
4	3.904. Fife court charged Plaintiff with a charge that Ashanae Oliver committed; prosecutor had the evidence that proved the innocence of the plaintiff but refused to provide it to the jury. With the help of
5	Joshua Brumley lying about putting evidence in, the plaintiff did not learn until the trial.
6 7	3.905. The prosecutor and police lied in their reports; stated that the plaintiff lived in Fife and did not.
8	3.906. There were several other lies that the thumb drive the prosecutor and city had proved the city's officials were not honest.
9	3.907. Chiae falsifies a 911 call and beats a child, smokes pot, alienates the children; that plaintiff had prior to marriage, refuses to comply with any court orders free of consequence.
11	prior to marriage, refuses to compry with any court orders If ee or consequence.
12 13	3.908. Plaintiff files a lawsuit as her right, suffers consequence and retaliations as she did with 2008 lawsuit against the state.
14	3.909. The numerous orders attorney Scott Marlow is filing, including the motion invalidate, is to exhaust money that judge Melinda Johnson Taylor said, "wasn't enough money to go around" attorney
15	Anthony Scott Marlow has been employed since December 2018.
16 17	3.910. Anthony Scott Marlow subpoenaing plaintiff's abuser, the abuser who also beat her oldest sister, her blood brother and son James her father Donell Wilson.
18 19	3.911. Plaintiff kept asking the judge what kind of trial they are having; Sutton and Marlow agreed on a family law.
	Tallify faw.
20   21	3.912. Plaintiff emailed the two; the bailiff provided legal advice to Royann Perez but refused to answer plaintiff's question.
22	
23	3.913. The bailiff and Marlow's paralegal were acting like it was the first time they have heard of a traditional divorce and Informal family law trial.
24	
25	3.914. Plaintiff asked the bailiff if a trial can be filed for both. The answer is no because plaintiff had contacted and attorney because of the deceit of the judges.
26	3.915. Melinda Johnson-Taylor did not mention that Chiae Wilder and Anthony Scott Marlow did an
27	align. The plaintiff learned of an aligned because Sutton asked Marlow if he wanted time to do one.
28	51

1	3.916. Ambiguity is found because there is no parenting plan, the court also refused to file for a paternity and include Nelious Horsley jr., the trial court would be in violation of procedural due process to not
2	include nelious in the court filings, since the consolidated the cases.
3	3.917. Chiae did not ask for supervised visits; the state is the one that demanded the visits, plaintiff
4	provided the court with the proof but they still refuse to allow plaintiff access to her children.
5	3.918. The court finds that an abryel who was the primary care provider on the outside of working is
6	unfit.
7	3.919. Yet found Chiae who has not ever cooked a meal since plaintiff has known him, Chiae was not
8	capable of taking the trash out or knowing how to recycle.
9	3.920. Never picked the hair brush up one time to do the girl hair.
10	
11 12	3.921. Tatyanna who has history of providing false statements and the court, casa, casa attorney has full knowledge of my concerns. Tatyanna also burned Nala with a flat iron on her foot and was not ever allowed to be left alone with the children.
1	anowed to be left arone with the children.
13	3.922. A child disclosed Tatyanna had molested them as well and Chiae allowed Tatyanna to take all 3 o
14	the children to the house of a person who molested plaintiffs son and 2 of plaintiff's brothers this has been reported to CASA, Chiae's attorney and all judges in handling case, they don't care.
16	3.923. Washington state court took the children from the mother and gave them to Chiae who did not jus
17	have an active criminal charge against one of the children but also an active CPS case.
18	3.924. The police report and CPS report have been falsified for the benefit of Chiae Wilder.
19	3.925. The children being taken from their mother and given to their grandmother, their grandmother
20	denies the mother any communication or visitation.
21	3.926. The federal way school district knows about the abuse and does nothing as well, these are all
22	government entities.
23	2 007 Park of the section of the control of the con
24	3.927. Each of these items is unconstitutional on the grounds of vagueness, which again, shows bias. T
25	3.928. The court violated Abryel's rights by allowing Chong to act as the children's mother; it is against Abryel's beliefs for another woman to be kissing the children on the mouth, knowing she (Chong) has
26	Abryer's beliefs for another woman to be kissing the children on the mount, knowing she (choilg) has shingles.
27	
28	52

1	3.929. Chong also went against Abryel's beliefs and forced the children to get a flu shot for her safety because she feels she is old and her mother is old.
3	3.930. Chong taking the kids to go get a flu shot after instructed not to, feeling as if she has the right to
4	do as she please because chiae refuses to correct her or denies abryel the natural right to her children.
5	3.931. The court is also responsible for the youngest not being in school as there court order stated. Chiae and his mother have kept the youngest out of school since 2019.
7	3.932. Aggressive behavior, the youngest as thrown things at plaintiff, called plaintiff ugly and has thrown similar tantrums like chiae, this is learned behavior.
8	3.933. Chong will go to any length to please the children; causing aggression and unpredictable behavior
10	because they have a hard time with not getting what they want.
11	3.934. This is the same thing that Chong did and still does with Chiae; he has zero sense in taking responsibility, stimulates from one justifying the behavior.
12 13 14	3.935. Chong told me "this is Korean tradition, the woman just says sorry, it doesn't matter if she is wrong or not." And this is concerning because of their choice in attorney with same ethnic background, who is unbothered about ruining the relationship of the mother and children for one of their own this is too familiar to me, as the victim and children.
15 16	3.936. It is against the plaintiffs belief to have anyone other than the parents teach the children about religion, knowing the hypocrisy that is taking place in Chong's place of worship as well as Washington state courthouses this is unconstitutional Abryel is an ordained minister and has her own educational setting, if the children are not learning from a biological parent or a specialist in the scope, abryel declines
18	Chong has one child that is 41 and he still depends upon her.
20	3.937. The trial court held a standard against abryel which is unlawful.
21	3.938. The basic freedoms guaranteed by the U.S. constitution apply to parents who elect to home school their children.
22	3.939. The ninth amendment states, "the enumeration in the constitution of certain rights, shall not be construed to deny or disparage others retained by the people."
24	3.940. In addition, first, fourth, and ninth amendment guarantees the "right" to educate a child at home.
26	3.941. Additionally, a child has a fourteenth amendment right to a hearing before being forced into public education.
27	62

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1	3.942. Washington state has ordered the children into this virtual learning, that places the children in the care of Chong while Chaie is on the computer 8 am until the time he goes to sleep, i have witnessed this as
well as shared this with the court.	
3	3.943. The children are being schooled by Chong against Abryel's beliefs; it is unlawful by both U.S. and
4	Washington constitutions.
5	3.944. Abryel is denied first and fourteenth amendment rights.
7 8	3.945. To not be allowed to take her children to a homeschool church, to gather in a homeschool meeting etc. Restricts freedom of religion, freedom of assembly, and freedom of speech, all protected under the U.S. constitution.
9 10	3.946. Restricting Plaintiffs' activities and ability to volunteer and spend her time in her children's school is likewise, unconstitutional.
11 12	3.947. The trial court ordered that abryel have supervised visits but not Chiae Wilder.
13	3.948. Abryel is denied any part in the girl's education or over 19 months now.
14 15	3.949. This is unnecessary intrusion and is unconstitutional.
16 17	3.950. The U.S. Supreme court has consistently upheld the liberty of parents to direct the upbringing of their children.
18	3.951. This is part of the free exercise of religion.
19 20	3.952. The U.S. supreme court has upheld the right to recognize and prepare children for additional obligations and was also upheld in pierce v. Society of sisters, 268 U.S 510 (1925) and again in Wisconsin v. Yoder, 406 U.S 205 (1972). Clearly this case should be reversed for many violations of the
21	constitution.
22	3.953. The eighth amendment states: "excessive bail shall not be required, nor excessive fines imposed,
23 24	nor cruel and unusual punishments inflicted." abryel has no cases of founded allegations against her but the court can see chiae did but the court, officials, state workers, police, worked together to have it appear as if chiae is who chiae is not. Removing Abryel's children is not a just punishment.
25	
26	3.954. This is an abuse of the discretion of the court. Denying a mother, the basic rights of raising her children - Chaie was excused of any crimes committed- violating the children's procedural due process-constitutes cruel and unusual punishment as well as excessive fines. Thus, it is biased and unconstitutional
27	constitutes cruet and unusual punishment as well as excessive times. Thus, it is blased and unconstitutional
28	54

1	children.	
2		
3	3.965. Refused to speak to Abryel's primary care provider; sent another unknown attorney to steal Abryel's medical records, attorney Blake Harrison. Plaintiff's procedural due process was violated, with	
the HIPPA rights. Dispersed medical records to a provider that did the evaluations without the permission.		
5	permission.	
6	3.966. Knowing that Judge Phelps just sealed stolen records due to corrupt state workers.	
7		
8	3.967. Washington state coercion plaintiff into signing a form and the court, courthouse social worker and attorneys retrieved records from children that are of zero relation to Chiae.	
9	3.968. The fathers did not sign nor did the children and the above have been harassing the plaintiff with	
10	3.968. The fathers did not sign nor did the children and the above have been harassing the plaintiff with the records and causing extreme amounts of damage.	
11	2.000 Total a tiple and state that a still in fact married to Naligna the case failed their dation	
12	3.969. If the trial court states that petitioner is still in fact married to Nelious, the casa failed their duties because this was one of the things the judge checked when appointing the casa.	
13	2.070 Under the LLC constitution. Above her a wight to movement to assembly, and to miss has children	
14	3.970. Under the U.S. constitution Abryel has a right to movement, to assembly, and to raise her according to her beliefs. Ruling on outings with her children, and on what and how she teaches the outside of school hours is unconstitutional under the fourteenth amendment which according to the	
15	supreme court, " Embodies the rights of the first amendment."	
16	6 3.971. Plaintiff would like to bring awareness that these are the same judges that helped a drug of	
17	pimp reginal Johnson, undermine judge Phelps, was quick to decide on the case so it could not go before her again. The court denied me and these same children a protection order of a man that had me having	
18	sex in his vehicle or preforming oral sex just to see my daughter. Wilder, Abryel vs Johnson, Reginal.  They used Family Court and their Judges the same way avoiding the 2 black female Judges.	
-	3.972. The court granted Chiae's late response, grant chiae parentage, allowed protection only to Chaie	
20	3.972. The court granted Chiae's late response, grant chiae parentage, allowed protection only to Chaie but denied the mother and children equal rights and protection.	
21		
22	3.973. Cp 151. This court ruling is an abuse of discretion when belief was not listed as a term for custody changes.	
23		
24	3.974. Belief has never been held to be actionable in any court and the idea is unconstitutional. This is arbitrary discretion of the court which is too vague to be lawful.	
25		
26	3.975. The trial court arbitrarily ruled to reserve and later not award maintenance to abryel after initially stating that there was not enough money to go around, yet attorney Anthony Scott Marlow has been hired	
27	over two years and is non-stop filing motions and two other unknown attorney's signatures were found and Royann, Marlow's paralegal. This contradicts state law; rcw 26.09.090(1)(a), requiring the court to	
28	56	

- 1		
1	consider "[t]he financial resources of the party seeking maintenance, including separate or community property apportioned to [her], and [her] ability to meet [her] needs independently."	
2	property apportioned to [ner], and [ner] ability to meet [ner] needs independently.	
3	3.976. That the trial court refused to consider the financial needs of Abryel and children underage from prior constitutes an Unlawful settlement.	
5	3.977. Denying mediation because of history of domestic violence, i have been left out from any decisio making. Another law violated in the contested settlement, wash. Super. Ct. Civ. R. 2a, provides that no	
6	disputed agreement will be regarded by the court unless it was assented to in open court on the record, or unless the evidence is in writing and subscribed by the attorneys denying the same.	
8	3.978. Coercion voids a contract, thus the settlement in the instant case.	
9 10	3.979. There are numerous substantial issues of public concern in the instant case which call for this couto consider and accept review but Supreme court refuses to waive my filing fee.	
11 12	3.980. Public confidence in the judiciary is one glaring concern. Equality and fairness in divorce settlements.	
13 14	3.981. Under contract theory is another vast issue.	
15 16 17	3.982. Parole evidence must be viewed in this case to understand the time frame of rulings and to show that abryel was never in agreement to the terms of the divorce settlement, especially any proposed orders written up on the outside of abryel. This was a coerced settlement prompting public concern and confidence in the judiciary.	
18	3.983. Parole evidence reveals that sua sponte in the middle of testimony, the trial court halted proceedings. A settlement was coerced between the parties from the judge's chambers and off-the-record.	
20	3.984. The record does however refer to such negotiations. Abryel was denied the right oral argument.	
21	3.985. In addition, the merry go round of the same motion being filed a day or so apart, bailiff's refusing to respond.	
23		
24	3.986. The judicial officials are taking advantage of the zoom; you have the right to face your accusers and you cannot do the effectively with deceitful officials and cameras.	
25 26	3.987. This is bad faith on the part of the court. It shows bias and abuse of discretion, and certainly, honesty.	
27	3.988. No opportunity for defense was given. 57	
- 1	J 37	

1		
2	3.989.	This is a violation of the fourteenth amendment, due process, and equal protection clause.
3	3,990.	Bias is clear when court violates so many laws.
5	3.991.	Plaintiff is seeking an injunction for various causes of action under 42 U.S Code 1983. Plaintiff
6		rve the complaint as well as filled an amended complaint. The defendants are aware of the aint, the plaintiff is going to serve the defendants a second time.
7		
8	3.992. steven	The plaintiff hired Steven Downing March 2017 to file a case against the state of Washington; downing took the money and failed to fill the case.
9	3.993.	The Washington state dependency court assigned Abryel Wilder known as April Wilson with a
10	numbe	er of assigned counsels, the appointed counsel refused to provide the plaintiff with her legal copies. ate has evidence of this.
11		
12	3.994. Thadd	The plaintiff had hired Thaddeus Martin to handle a sexual harassment case against dshs; eus was not honest about the dealings and case with the plaintiff, knowing that the plaintiff was
13		
14	2.005	Thaddeus sending a letter after receiving the settlement; that he did not handle dependency cases,
15		s not ever hired to handle a dependency case but was hired to handle a negligent case against en's youth and family's services. 2009
16		
17	3.996. medica	Thaddeus allowed for the state to keep the plaintiff involuntarily committed and heavily ated. 2010
18		
19	3.997. assign	The plaintiff had no idea of the reason why her children had been taken, due to the department and ed counsel refusing to provide the plaintiff with her copies of the documents. 2010
20		
21	3.998.	The department placed desiree hosannah on the plaintiff's case. Conflict of interest.
22	3.999.	The department knew that this attorney had represented reginal Johnson, this attorney had a
23	person	al relationship with reginal Johnson and reginal Johnson's family. The department was provided
24	proof.	
25	3.1000.	There was a protection order that was in place, reginal Johnson was in violation of the protection at the time plaintiff was hospitalized.
26	order a	at the time plantiff was nospitanzed.
27	3.1001.	Plaintiff was in the States best interest to hospitalize and medicate plaintiff.
28		58

1	3.1002. It was not until 2017 the plaintiff learned that she could obtain copies of her case at the juve courthouse located on 6th ave in pierce county.	
2	countriouse located on our ave in pierce county.	
3	3.1003. It was at the 2017 trial heard in front of judge Nicole Phelps that pieces started to unfold.	
4	3.1004. The plaintiff has a diagnosis is ADHD and PTSD.	
5	5.1004. The plantin has a diagnosis is ADTID and TTSD.	
6	3.1005. PTSD has been on file since 2000.	
7	3.1006. The plaintiff's disabilities: she struggles with focus as well as a stigmatism in sight.	
8	212 0000 2120 painters 5 discontines, one struggless with rocus as well as a sugmatism in sight.	
9 10	3.1007. cand so much going on; the plaintiff having overlooked the important text printed on the Washington state government document that was issued in state court. It was not until after the trial plaintiff spotted what the state had done.	
11	3.1008. The state identified plaintiff as April m. Wilson address 1402 east 55th street Tacoma WA 98404	
12	this can be found in sub 21 king county case 16-3-02934-9 Kent, page 47 of 61, Reginal Johnson again submitted this exhibit to the court and the court officials.	
13	submitted this exhibit to the court and the court officials.	
14	3.1009. The state identified the plaint as April m. Wilson date of birth 02/11/1982 in sub 21 king county case 16-3-02934-9 Kent, page 50 of 61.	
15		
16	3.1010. The respondent reginal Johnson was given this document to help him obtain custody of child in common a.w. date of birth 07/06/2003.	
17		
18	3.1011. A.W. has been a runaway since 2019, currently living and having a sexual relationship with an adult Arab man in Arizona state.	
20	3.1012. Washington state department has participated in Reginal Johnson's harassment since 2003 03-2-	
21	03100-9, referral number 1463742.	
22	3.1013. On or about 11/4/2003, child protection services received a report(s) alleging that you had abused	
23	or neglected a child. Unfounded Judy Mitchell.	
24	3.1014. Washington state has led the plaintiff to believe based off the official's actions that they are	
25	biased. 2/26/2007, deputy prosecuting attorney Rebecca a. Fox wrote reginal Johnson a personal letter.	
26	3.1015. Plaintiff was ordered to pay child support, with the state knowing that a.w. was wrongly removed	
27	from the care of her mother.	
28	59	

1 2		May 7, 2007, DSHS sends a letter the mission of the children's administration is first to protect ed and neglect children 14 years later this department has only protected the abuser and neglector. department put the address 8916 Verterans drive, Lakewood, WA 98498.
3		
4	3.1017. letter	May 24, 2011, deputy prosecuting attorney Allen W.H. Tom prepared a personal modification for reginal Johnson 04-5-00068-4, 2230181 & 2230182.
5		
6	3.1018. of the	Washington State Court moves my case where they feel they should go, this is done to fit the need attorneys or opposing party.
7 8	3.1019. refuse	There are a number of Judges that have handled my divorce case, the Judges will sign orders and ed to give them to plaintiff.
9	3,1020.	The state refuses to issue subpoenas on the behave of the plaintiff.
11	3.1021.	The state refuses to quash subpoenas on the behave of the plaintiff.
12	3.1022.	The state refuses to honor the subpoenas on the behalf of the plaintiff.
13	3.1022.	The state refuses to honor the suppoends on the benan of the plantari.
14	3.1023.	The Judges kicking the plaintiff out of the house are granted Chiae Wilder all of plaintiffs personal gs including personal and private documents, they are violating plaintiffs amendments and rights.
15		go around product and product around and regions and regions.
16	3.1024. 50.	Plaintiff has antiques and collectibles that have been apart of her family for many years even over
17		
18	3.1025.	The plaintiff has been grant no things.
19	3.1026.	The main Agent that is registered with the Secretary of State is C T CORPORATIONS UBI 603
20	617 4	66; LOCATED 711 CAPITOL WAY S STE 204, OLYMPIA WA 98501. GOVERNOR TIMOTHY, DONALD TRUMP
21	3,1027.	D.ONALDJ TRUMP FOR PRESIDENT, INC. DBA DONALD TRUMP FOR PRESIDENT
22	5,1027.	D.ONALDJ TROMF FOR FRESIDENT, INC. DBA DONALD TROMF FOR FRESIDENT
23	3.1028.	THE ABOVE BUSINESS AND AGENT HAS OTHER ENTITIES ATTACHED.
24	2 1000	HILL BROWNE ADDITIONAL INCORMATION AT THE TRAE OF DISCORDAY
25	3.1029.	WILL PROVIDE ADDITIONAL INFORMATION AT THE TIME OF DISCOBERY.
26	3,1030.	THE STATE IS REFUSING TO COMPLY WITH THE SUBPOENAS.
27		
28	3.1031.	Imprisoning my oldest son James Robinson III and failing to convict his abusers.  60
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	11	
1		
2	3.1032. Wrongfully taking Plaintiffs income tax and never returning the money. IRS	
3	3.1033. Garnishing Plaintiffs paycheck for a non-existing order.	
4	3.1033. Garmaning I familitis paycheek for a non-existing order.	
5	3.1034. Refusing to obey they order to collect child support for the Plaintiff(s)	
6	3.1035. Health department failing to call me regarding Chiae Wilder (Privacy cause)	
7	(211/00) chase)	
8	3.1036. The Judges knowing that Plaintiff and Plaintiffs children have Asthma; Chiae Wilder has life insurance on Plaintiff and Covid 19 is said to be present.	
9		
10	3.1037. Plaintiff and Plaintiffs children's Asthma are cold enhanced.	
11	3.1038. Washington State Superior Court is forcing Plaintiff to work with untreated injuries from multiple	
12	car accidents and knees injured from Chiae assaulting Plaintiff with vehicle.	
13	3.1039. Anthony Scott Marlow has been venting about plaintiff filing lawsuit in open court.	
14		
15	3.1040. Chiae Wilder rarely participates in court.	
16	3.1041. The Judges intentionally made plaintiff poor, this way it benefits the state Plaintiff does not	
17 18	have the means and Anthony Scott Marlow reserves all areas on forms. Intentionally conspiring again plaintiff.	
	2 1042 Weshington state 6.25 at all account 2.22 County Languages at 1.0 d. 71 bit 1000	
19 20	3.1042. Washington state fails to take responsibility for the damages they left the Plaintiff(s) with in past lawsuit.	
21	*Claimant reserves the right to this section to supplement during discovery if additional federal statutes, federal treaties, or provisions of the united states constitution have been violated/broken/breach.	
22	*Claimant reserves the right to amend complaint at any point or at request of court.	
23	IV. CŁAIMS FOR RELIEF	
24		
25	Plaintiffs re-allege and incorporates herein the preceding paragraph of this Complaint as set in full.  Plaintiffs incorporates all prior assertions in the proximate cause of their injuries.	
26	4.2. 42 U.S.C. Sec. 1981, Deprivation of rights under color of law itself provides Plaintiff(s) relief.  Outrage: Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of	
27	Plaintiffs' injuries under these causes of action/code.	
28	61	

1	4.3. (RLUIPA), 42 U.S.C. §§ 2000cc, et seq, Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of	
2	Plaintiffs' injuries under these causes of action/code.	
3	4.4. First Amendment, Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of	
4	Plaintiffs' injuries under these causes of action/code.	
5	4.5. Fourteenth Amendment. Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of	
6	Plaintiffs' injuries under these causes of action/code.	
7	4.6. Fifth Amendment. Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of	
8	Plaintiffs' injuries under these causes of action/code.	
9	4.7. Eleventh Amendment Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of	
10	Plaintiffs' injuries under these causes of action/code.	
11	4.8. Title 18, U.S.C., section 241, Conspiracy against rights, Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of	
12	Plaintiffs' injuries under these causes of action/code.	
13	4.9. Title 18, U.S.C., section 242- Deprivation of rights under color of law, Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries	
14	under these causes of action/code.	
15 16	4.10. Title 18, U.S.C., section 245- Federally protected activities, Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.	
17	4.11. Title 18, U.S.C., section 248- Freedom of access to clinic entrances (face) act,	
18	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.	
19	4.12. Title 42, U.S.C. section 3631- criminal interference with right to fair housing,	
20	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.	
21	4.13. Title 42, U.S.C. section 14141- pattern and practice,	
22	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.	
23	4.14. 28 U.S.C., code 509b- section to enforce human rights laws.	
24	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.	
25	4.15. 22 U.S.C. 2304-human rights and security assistance, Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries	
26	under these causes of action/code.	
27	4.16. 9-142.000,	

1	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
2	
. 1	4.17. 18 U.S.C. 1425,
3	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
4	
5	4.18. 18 U.S.C. 1546,  Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs'
6	injuries under these causes of action/code.
١	4.19. 18 U.S.C§1589. Forced labor,
7	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs'
	injuries under these causes of action/code.
8	A DO CONTRACT A CONTRACT WAS FIRST A CONTRACT WAS A VIOLENCE OF THE CONTRACT O
9	4.20. 3.764. VIOLENCE AGAINST WOMEN ACT ("VAWA")  Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
10	ander these causes of action/code.
10	4.21. 18 U.S. Code Section 2261- Interstate domestic violence
11	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
12	
	4.22. 18 U.S. CODE CHAPTER 110A
13	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries
14	under these causes of action/code.
14	4.23. DV 3.015, ORDER OF PROTECTION
15	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs'
	injuries under these causes of action/code.
16	
	4.24. 18 U.S.C. section 201
17	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs'
18	injuries under these causes of action/code.
10	4.25. 18 U.S.C. section 285
19	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs'
	injuries under these causes of action/code.
20	107 1077 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
. 1	4.25. 18 U.S.C. section 641
21	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
22	under these causes of action/code.
	4.26. 18 U.S.C. section 798
23	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs'
	injuries under these causes of action/code.
24	1.2
١, ١	4.27. 18 U.S.C. section 1001
25	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
26	unuti these causes of action/code.
-0	4.28. 18 U.S.C. section 2071
27	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries
	under these causes of action/code

1	4.29. 18 U.S.C. section 645
2	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
3	4.30. 28 U.S.C. 955
4	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
5	4.31. 42 U.S. Code § 12203.Prohibition against retaliation and coercion U.S. Code
7	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
8	4.32. 18 U.S. Code, section 1513-retaliating against a witness, victim, or informant.  Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
10	4.33. Possible 18 U.S.C. section 646 (Chiae Wilder refuses to disclose amount paid Anthony Marlow)
11	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
12	4.34. Possible 18 U.S.C. section 647 (Chiae Wilder refuses to disclose amount paid Anthony Marlow)
14	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
15 16	4.35. 18 U.S.C. Code section 666- Theft or bribery concerning programs receiving Federal funds Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
17	4.36. Title 18, U.S.C., section 249- Matthew Shepherd and James Byrd, Jr. Hate crimes prevention act. Lii U.S. constitution annotated amendment xiv. Rights guaranteed section i due process of
18	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
20	4.37. 18 U.S. Code § 286, Conspiracy to defraud the U.S. Government.
21	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
22	4.38. 18 U.S. Code § 287, False, fictitious or fraudulent claims
23	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
24	4.39. 18 U.S. Code § 371, Conspiracy to defraud the United States Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
26	4.40. 18 U.S. Code § 1031, Major fraud against the United States
27	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.

1	4.41. 18 U.S. Code § 1951 (a)(b)(2), Interference with comm. by threats or violence Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries
2	under these causes of action/code.
3	4.42. 18 U.S. Code § 1961(1)(A)(B)(2)(3)(4)(5), Racketeering activity Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries
4	under these causes of action/code.
5	4.42. 18 U.S. Code § 2382, Misprision of Treason Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries
6	under these causes of action/code.
7 8	4.43. 28 U.S. Code § 455, Disqualification of justice, judge or magistrate judge Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
	4.44. 31 U.S. Code § 3729(a)(1)(A)(B)(E), False claims.
9	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
10	4.45. 42 U.S. Code § 658, Title IV-D, Section 458, Social Security Act, Incentive payments to
11	states.
12	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
13 14	4.46. 42 U.S.C.A. section 609(a)(8)(Nov.1996 Supp.) Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
15 16	4.47. 42 U.S.C. section 601 Purpose (b) Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
17 18	4.48. 28 U.S.C. section 144 Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
	4.40 21 T.C. CJ. 2730
19 20	4.49. 31 U.S. Code 3729 Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
,	A FO ACTION (FOC) and (formanidate model for the object
21	4.50. 42 U.S.C. 658(a) and (f) provides profit for practice of the above Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries
22	under these causes of action/code.
23	4.51. Plaintiff filed a Tort Claim around June or July 2019, The Plaintiffs have served a General Liability Claim Form against the Defendants case no 3077-0122, Grady assigned to case in a
24	accordance with RCW 4.92.100 and sixty days has passed.
25	Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.
26 27	The Respondents have failed to reply.  Plaintiff(s) incorporates all prior assertions in this Complaint as the proximate cause of Plaintiffs' injuries under these causes of action/code.

\*Claimant reserves the right to this section to supplement during discovery if additional federal statutes, federal treaties, or provisions of the united states constitution have been violated/broken/breach.

\*Claimant reserves the right to this section to supplement during discovery if additional federal statutes, federal treaties, or provisions of the united states constitution have been violated/broken/breach.

\*Claimant reserves the right to amend complaint at any point or at request of court.

## V. DAMAGES

5.1 As a direct and proximate result of acts and omissions of the Defendants, and each of them, the Plaintiff(s) suffered severe and permanent emotional distress, mental anguish, mental and emotional shock, all of which have continued into the present and will continue into the future.

## VI. PRAYER FOR RELIEF

WHEREFORE, Plaintiffs pray for judgment against Defendants, and each of them as follows:

- (1) For such special damages as shall be established at the time of trial;
- (2) For each general damages as shall be established at the time of trial;
- (3) For such punitive damages allowable by law; and
- (4) For such pro se fees, interest, costs and such other and further relief as shall be allowed by law or deemed just as equitable.

Dated this 1 day April, 2021.

	· · ·
Journey (Dog)	parent of N. R.SW
A owner of Se	Sment of N.L.SW.
A owner Blacken	perent of C.K.E.H
0 0	In parent of V.C.M.W
men of bring	VI I
anner of Voodoo cureass	owner of Yaks Knights & Dumes of Der.
	peoperty of 32328 7th avesu 7802
2	owner of Ulva Carus
	owner of M. D. E. S. M. DET.
	Minister Abryel Michole Meena Wilder

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## UNITED STATES DISTRICT COURT

Western District of Washington Office of the Clerk 700 Stewart Street, Suite 2310 Seattle, Washington 98101 (206) 370-8400

William M. McCool District Court Executive Clerk of Court Eric Smits Chief Deputy Clerk

## UNITED STATES DISTRICT COURT TRANSACTION FORM RECEIVED (DROP BOX)

APR 0 1 2021 Date: 411/2021 Your Name: ARRYEL WILDER Case# (if known): 2.21-67-00325 82SL Email Address: nicoline 1979e hotmas lon Phone#: 273 880-7150 Address: (optional) **Reason for Transaction:** Working copies for court Documents to open a NEW case M Documents for a **PENDING** case Payment for restitution, filing fees, etc. \*\*The court accepts money orders; personal checks and cashier checks, made out to: "Clerk, U.S. District Court," \*\*NO CASH\*\* Other: